

		1	

# ANNUAL REPORT

OF THE

# ATTORNEY GENERAL.

OF THE

# STATE OF MICHIGAN,

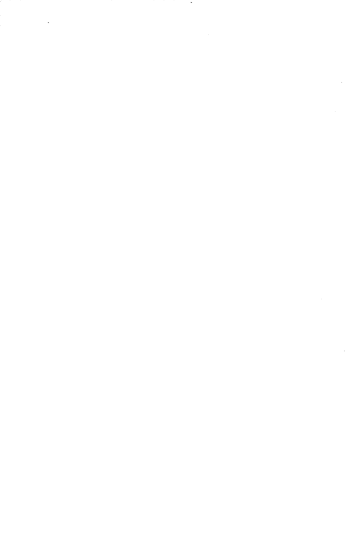
FOR

THE YEAR 1881.



BY AUTHORITY.

LANSING: W. S. GEORGE & CO., STATE PRINTERS AND BINDERS, 1882.



# REPORT.

STATE OF MICHIGAN, ATTORNEY GENERAL'S OFFICE, Lansing, December 31, 1881.

To his Excellency,

DAVID H. JEROME, Governor:

In compliance with section 231 of the Compiled Laws of 1871, I herewith submit my first annual report as Attorney General for the year ending December 31st, 1881.

As it is necessary to embody in this, the reports of the Prosecuting Attorneys of the several counties of the State, as required by section 532 of the Compiled Laws, setting forth the amount and kind of official business done by them respectively, and as many of the reports of such officers are delayed for weeks after the time fixed by law therefor, the annual report of the Attorney General is greatly delayed. Attention is called to this in the hope that hereafter an effort will be made by the Prosecuting Attorneys to send me their reports as soon after the close of the year as possible.

Repeated attempts have been made to obtain returns from all the counties, but I am compelled to submit my report without hearing from Antrim, Mont-

morency, Manitou, Oscoda, Roscommon, and Shiawassee.

Schedule "A" hereinafter set forth, contains a succinct report of all cases in the Supreme Court in which I have appeared in behalf of the people. The nature of each case is indicated, and the final disposition thereof, made by the Court.

The case of The People vs. The Lake Shore & Michigan Southern Railroad Company brought to recover specific taxes claimed to be due to the State, was tried by my predecessor in the circuit court for the county of Wayne, in October, 1880, and a verdict was rendered in favor of the People. The case was taken to the Supreme Court and there ably argued on the part of the People, by my predecessor, Hon. Otto Kirchner and Hon. C. A. Kent, and the judgment in the court below was affirmed in the main, giving to the State a judgment for \$80,214.21, besides largely increasing the amount for which said Company may be liable to be taxed hereafter.

During the pendency of the above proceedings, the question was raised as to the proper basis of taxation of the Lake Shore & Michigan Southern Railway Company; some of the State officers being impressed with the belief that the Company, if properly taxed, would be liable to a much larger amount than that recovered in the above suit in Wayne county, and in order that the true rule for the assessment of taxes against said Company, by the State, might be determined and set at rest, the Hon. W. B. Williams, Commissioner of Railroads, on the 10th day of March, 1881, made a computation of the amount of tax due from said Company, imposed under the general railroad laws of this State, upon gross receipts of said road, in accordance with the Joint Resolution of the Legislature, approved Feb. 4th, 1881, for the years 1878 and 1879.

It was the desire of all parties interested that the questions in issue might be brought before the Supreme Court without great delay or expense, and to this end the Hon. W. Irving Latimer, Auditor General, refused to proceed and assess and collect the tax upon gross receipts, for said years; whereupon, Hon. Benjamin D. Pritchard, State Treasurer, applied to the Supreme Court for a writ of mandamus to compel the Auditor General to proceed to assess and collect said tax against said road for 1878 and 1879, on the computation of the Commissioner of Railroads.

The application for mandamus was argued in the January term, 1881, by Hon. Fitch Williams and the Attorney General for the Relator, and Messrs. Pond and Lothrop on behalf of the Auditor General and for the Railroad

Company.

The Supreme Court denied the writ, and we therefore behold the different railroad companies of the State paying different rates of taxes; some upon gross receipts and others upon capital stock, an evil which needs the regulating

hand of the Legislature of this State.

Schedule "B" is a report of chancery cases commenced in the courts of the State during the past year, and in which the State was interested as defendant, and which were referred to the Prosecuting Attorneys of the respective counties, as has been heretofore practiced.

Schedule "C" contains a list of cases in which quo warranto proceedings were authorized by me, and which were conducted without the aid of the Attorney General, as the questions at issue were matters of local interest.

The appendix contains the abstracts of the reports of the Prosecuting Attorneys of the criminal cases in circuit and justices' courts during the year 1821, the character of the offenses, their number, and also the punishments meted

out to those who were convicted.

The duties of the Attorney General are fixed by law, and limited in the matter of advice and the giving of opinions to the Legislature, State officers, and Prosecuting Attorneys. Yet county, township, city, village, school, highway, and drain officers, as well as private individuals, all demand of the Attorney General opinions upon matters of public and private interest, and feel hurt if he does not respond whenever required. And while I have endeavored to accommodate all, I find the labor so extensive and occupying my time so fully, that I shall be compelled to refuse opinions to private individuals in very many instances, in order that I may do justice to questions in which the State is more directly interested, and also leaving the Prosecuting Attorneys to give advice in county and other local matters; yet holding myself in readiness at all times to aid any and all officers when not otherwise engaged.

The duties of the office have been very great, requiring all or nearly all of my time, and without the aid of my very efficient clerk, Mrs. Mary A. Miles, who knows and is able to perform any and all parts of the office work in a

thorough manner, I should be unable to keep the business of the office in the present orderly condition.

I beg to express my thanks to the heads of the respective departments for the cordial support and uniform courtesy which they have extended to me in the discharge of my official duties.

Hoping that the manner in which I have performed my official duties will meet the approbation of all, I have the honor to be very respectfully yours.

J. J. VAN RIPER,

Attorney General.

#### SCHEDULE A.

#### JANUARY TERM.

1. William Preston vs. The People. Error to Wexford Circuit Court. Preston was arraigned for assault and battery, and put in an oral plea of a former conviction. The plea was disregarded because not in writing, and defendant was convicted.

Judgment reversed.

2. Lake Shore & Michigan Southern Railway Company vs. The People. Error to Wayne Circuit Court. This case was begun in compliance with Joint Resolution No. 17 of the laws of 1877, by my predecessor in office, and being still in his hands when I entered upon my official duties, I desired him to carry it on to completion. The Court decreed (1881) that the stock dividends to the amount reckoned as paid in, should be taxed. No interest could be charged because the tax had never been levied, and was not in default.

#### APRIL TERM.

3. Edward E. Bayliss vs. The People. Error to Shiawassee Circuit Court. Respondent was charged with having committed adultery with a married woman. Complaint was made by the woman's husband.

Judgment of the lower Court affirmed.

Held, that offenses committed on or within 100 rods of a boundary line are punishable in either county.

4. James Hamilton vs. The People. Error to St. Joseph Circuit Court. Plaintiff was adjudged to be the father of an illegitimate child.

Decision of the lower Court affirmed with costs.

5. The People vs. Adam C. Arnold and John Snedeker. Exceptions from St. Joseph Circuit Court. Defendants were convicted of conspiracy with intent under false pretenses to cheat and defraud.

Verdict set aside and information quashed for defect in the information.

6. The People vs. Van Horn. Error to Livingston Circuit Court. Defendant holding the office of supervisor refused to execute the Statute of 1877 (Public Acts of 1877, p. 239), and for such delinquency was prosecuted and convicted under the 8th section.

Exceptions overruled and the Circuit Court advised to proceed pursuant to law.

7. Edward Dowd vs. The People. Error to Wayne Circuit Court. Pending.

#### JUNE TERM.

8. The People vs. Orange A. Carrier. Exceptions from Calhoun Circuit Court. Carrier was convicted of the crime of abduction, and the case was taken to the Superior Court for review before sentence.

Judgment rendered on the verdict.

9. William Messersmidt and Adolph Messersmidt vs. The People. Error to Kent Circuit Court. Plaintiffs in error were tried for having created a public nuisance, and convicted. Held, that the information was insufficient.

Judgment reversed.

10. The People vs. Samuel McKay. Error to Cass Circuit Court. McKay. a station agent, was prosecuted for assault and battery upon a traveler, in removing him from the waiting room.

Held, That the conviction was regular and the People were entitled to judg-

ment on it.

11. The People, ex rel. Benj. D. Pritchard, State Treasurer vs. W. Irving Latimer, Auditor General. Application for a writ of mandamus to compel the Auditor General to assess the Michigan Southern Railroad Company, under

the general railroad law. Denied.

12. The People vs. John Jones, alias O'Connor. Appeal from Recorder's Court, Detroit. Jones was convicted of an attempt to commit a larceny from the person, by thrusting his hand into the outside cloak pocket of Emma Bellaire. The pocket being empty, nothing was taken therefrom.

Circuit Court advised to proceed to judgment. Held, The intent may be

inferred from the act committed.

#### OCTOBER TERM.

13. The People vs. Lulu Mortimer. Error to Wayne. Pending.

14. Charles Durand vs. The People. Error to Superior Court of Grand Rapids. The respondent was convicted of an assault with intent to rob.

Judgment affirmed. Held, Not necessary that the person assaulted should be the actual owner of the goods. Actual possession or custody of the goods sufficient as against the wrong-doer.

16. Hiero B. Fox vs. The People. Error to Gratiot Circuit Court. Fox was convicted of the crime of polygamy. The Attorney General confessed error.

Judgment reversed and prisoner discharged.

- 17. Milton Stevens vs. The People. Exceptions from Muskegon Circuit Court. Plaintiff convicted of burglary. Conviction set aside and new trial awarded. Held, When two are jointly indicted, and one on the trial of the two admits his own guilt, the admission has no force as evidence against his co-defendant.
- 18. William Cummings vs. The People. Exceptions from the Recorder's Court of Detroit. Cummings was convicted of larceny from the person. Conviction set aside and a new trial ordered. Held, Larceny implies taking with a felonious intent, and when that intent is impossible, the crime is impossible.
- 19. John Driscoll vs. The People. Error to Saginaw Circuit Court. Driscoll was convicted of robberv.

Judgment affirmed.

#### SCHEDULE B.

Herbert H. Hoyt vs. The Auditor General. January 4, 1881, received copy chancery subpona. Referred the same to the Prosecuting Attorney of Tuscola county.

George C. Sanborn, et al. vs. The Auditor General, et al. January 7, 1881, received copy chancery subposna. Referred the same to Prosecuting Attorney

of Saginaw county.

Charles A. Knox and William S. Clark vs. The Auditor General and Treasurer of Oceana county. January 20, 1881, received copy chancery subpona and injunction. Referred the same to the Prosecuting Attorney of Oceana county.

Henry A. Dodge vs. The Auditor General, et al. January 22, 1881, received copy chancery subpœna. Referred the same to the Prosecuting

Attorney of Tuscola county.

George N. Procentier, Guardian, etc. vs. The Auditor General, et al. January 26, 1881, received copy chancery subposna. Referred the same to the Prosecuting Attorney of Bay county.

Francis Crawford vs. The Auditor General, et al. January 31, 1881, received copy of chancery subpœna. Referred the same to the Prosecuting

Attorney of Huron county.

Mathias Schumer vs. The Auditor General, et al. February 1, 1881, received copy of chancery subpona and injunction. Referred the same to the Prosecuting Attorney of Wayne county.

Caroline H. Jones, et al. vs. The Auditor General, et al. February 5, 1881, received copy chancery subpona. Referred the same to the Prosecuting Attor-

ney of Saginaw county.

H. B. Ledyard, et al., trustees, vs. The Auditor General. March 14, 1881, received copy chancery subpona and injunction. Referred the same to the Prosecuting Attorney of Wayne county.

Philip Heidelbach, et al. vs. The Auditor General, et al. April 5, 1881, received copy chancery subpoena and injunction. Referred the same to the

Prosecuting Attorney of Crawford county.

Thomas Clyne vs. The Auditor General, et al. April 6, 1881, received copy chancery subpona. Referred the same to the Prosecuting Attorney of Tuscola county.

Jackson, Lansing & Saginaw R. R. Co. Petition in re. Right of way through State tax lands—proceedings for condemnation of. April 14, 1881, received copy of petition. Referred the same to the Prosecuting Attorney of Cheboygan county.

William C. Bursch vs. The Auditor General, et al. April 15, 1881, received

copy of chancery subpœna. Referred the same to the Prosecuting Attorney

of Bay county.

George Lewis vs. The Auditor General, et al. April 22, 1881, received copy chancery subposa. Referred the same to the Prosecuting Attorney of Bay county.

Thomas J. Haight vs. The Auditor General, et al. April 27, 1881, received copy chancery subpœna. Referred the same to the Prosecuting Attorney of

Tuscola county.

William T. Bope vs. The Auditor General, et al. April 30, 1881, received copy chancery subpœna. Referred the same to the Prosecuting Attorney of Huron county.

Henry Wiipper vs. The Auditor General, et al. May 3, 1881, received copy chancery subpoena. Referred the same to the Prosecuting Attorney of Bay

county.

Edward P. Fuller vs. The Auditor General, et al. May 31, 1881, received copy chancery subpœna. Referred the same to the Prosecuting Attorney of Kent county.

John Coats and Cedaline Tripp vs. The Auditor General. June 11, 1881, received copy of chancery subpona. Referred the same to the Prosecuting

Attorney of Tuscola county.

Lake Superior Ship Canal Railway and Iron Company vs. Townships of Carp, Lake, and others. July 12, 1881, received copy chancery subpœna, injunction, and bill of complaint. Referred the same to the Prosecuting Attorney of Ontonagon county.

Lake Superior Ship Canal Railway and Iron Co. vs. The Auditor General, et al. July 12, 1881, received copy of chancery subpœna, injunction, and bill of complaint. Referred the same to the Prosecuting Attorney of Ontona-

gon county.

Frederick F. Ayer, et al. vs. The Auditor General, Ontonagon county, and school districts Nos. 1 and 2. August 3, 1881, received copy chancery subpœna. Referred the same to the Prosecuting Attorney of Ontonagon county.

F. F. Ayer, et al. vs. The Auditor General, et al. August 9, 1881, received copy chancery subpoens. Referred the same to the Prosecuting Attorney of

Ontonagon county.

Bangor Furnace Co. vs. The Auditor General. September 28, 1881, received copy chancery subpœna. Referred the same to the Prosecuting Attorney of

Van Buren county.

Henry W. Sage vs. The Auditor General, et al. October 4, 1881, received copy chancery subpean and injunction. Referred the same to the Prosecuting Attorney of Gladwin county.

Samuel A. Browne, et al. vs. The Auditor General, et al. October 4, 1881, received copy chancery subpossa and injunction. Referred the same to the

Prosecuting Attorney of Mason county.

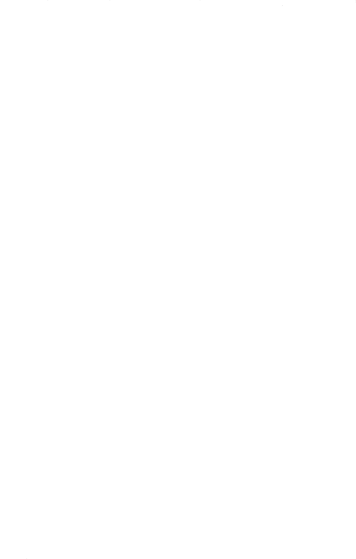
Henry B. Ledyard, A. Cass Canfield, and I. Huff Jones, trustees of estate of Isabella Van Sunbury, deceased, vs. The Auditor General, et al. October 19, 1881, received copy of chancery subposa and injunction. Referred the same to the Prosecuting Attorney of Wayne county.

## SCHEDULE C.

J. J. Van Riper, Attorney General, Relator, vs. Charles F. Ruggles. October 20, 1881, Hughes, O'Brien & Smiley of Grand Rapids, authorized to act in the matter.

The People, ex rel., John Sherburne vs. William H. Kitchen. February 10, 1881, Turnbull & McDonald of Alpena, authorized to act in the matter.

# APPENDIX.



## ABSTRACTS

o F

# REPORTS OF PROSECUTING ATTORNEYS,

For the year ending December 31, 1881,

#### ALCONA COUNTY.

RALPH N. MARBLE, Prosecuting Attorney.

Number of persons prosecuted, 20.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson	1	Case pending from last year; nolle pros. en
Assault and battery	5	tered. Convicted and fined \$10 and costs. One discharged; 1 convicted and fined \$5 an costs; 1 convicted and fined \$7 and costs; convicted and required to give recognizanc to keep the peace and pay costs; 1 convicted and fined \$10 and costs; asse appealed to Cir
Assault with intent to kilk	3	cuit and still pending. Discharged. Two convicted and fined \$5 and costs each; convicted and fined \$3 and costs. Case pending in Circuit Court.
Larceny Malicious mischief. Selling liquor to drunkard. Selling liquor on Sunday Slander	2 2 2 1	Case pending in Circuit Cours. Boys, sentence suspended on both. Both convicted and sent to jail for 3 days. Cases pending. Convicted and fined \$25 and costs. Discharged.

#### ALLEGAN COUNTY.

FRANK S. DONALDSON, Prosecuting Attorney.

Number of persons prosecuted, 183.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery Assault Assault with intent to rape Assault with intent to rape child under 10 years of age Assault with intent to kill and murder.  Assault with intent to rob.	1 1 4	Nolle prof d. Acquitted. Convicted of assault and battery and committed to jail 80 days. Sentenced to Ionia for 3 years. One convicted of assault and battery and fined \$40; 3 noite prof d; 1 pending. Acquitted on second trial.

# ALLEGAN COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	38	Five fined \$10 each; 1 fined \$15; 2 fined \$1 each; 6 fined \$5 each; 2 fined the costs each; 3 fined \$2 each; 1 fined \$4; 3 sentenced to Ionia 90 days each; 1 sentenced to jail 10 days; 9 acquitted (and costs paid in four cases); 1 bail estreated; 1 jury disagreed and case displaced by justice; 2 pending; 1 discharged
Attempt to commit burglaryBastardy	1	Pending.
Burglary	t t	One convicted; 1 dismissed by justice, complaining witness not appearing. Two convicted of larceny and sentenced to Jackson for four years each; I discharged by justice on examination; 1 convicted, sentenced to Ionia 3 years; 1 acquitted.
Disorderly	7	inted \$1 and costs; I fined \$10 and costs; I fined \$5 and costs; I gave bonds for good behavior and paid costs; I gave bonds for good behavior; I escaped from custody and instice
Drunkenness	76	dismissed the case; 1 nolle pros'd. Twenty-one fined 80 each; 24 fined 85 each; 7 fined the costs each; 6 sentenced 10 days in jail each; 3 sentenced 20 days in jail each; 6 sentenced 8 days in jail each; 1 sentenced 5 days in jail; 3 costs paid and sentence sus- pended; 3 discharged; 2 pending.
Incest Keeping house of ill-fame	1 2	Discharged by justice on examination. One convicted and sentenced to fail 6 months:
Laxoony		1 nolls pros'd.  One sentenced 80 days in jail; 1 sentenced 90 days at Ionia; 1 sentenced to Jackson 1 year; 1 convicted; (juvenie offenders-cause pending); 1 sentenced to Reform School till 18 years old; 2 sent to jail 10 days; 1 sentenced to Ionia 2 years; 1 sentenced days; 1 sentenced to Ionia 2 years; 1 sentenced angle and 10 fail of 1
Larceny from dwelling in day-time	2	One sentenced one year at Jackson; I sentenced I year at Ionia.
Larceny from store in day-time Malicious injury to store building. Perjury. Resisting officer. Malicious slander. Vagrancy. Violations of the Liquor Law: (a) Furnishing to person in the habit of get-	2 1 2 1 1 2	One sentenced to Ionia 1 year; 1 pending. Pending. One noile pros'd; 1 discharged. Dismissed. Acquitted. One sentenced to Ionia 6 months; 1 sentenced to jall 80 days.
ting intoxicated (b) Selling as druggist without giving bond	1	One nolle proc'd; 1 pending. Justice held examination, then permitted re- spondent to plead guilty, imposed a fine 25 and costs \$41, which respondent paid and justice discharged him. Said justice has been notified by me to pay all of said moneys back to said respondent, as the proceedings worked a dismissal of the case.
(e) Keeping bar open after hours.  (d) Keeping saloon open on Sunday.  (e) Keeping saloon open on 30th day May  (f) Furnishing liquor to minors	3 1 1 2	One dismissed; 2 acquitted. Dismissed. Acquitted. One jury disagree and case dismissed by justice; 1 jury disagreed in the Circuit and case notice pros'd.

#### ALPENA COUNTY.

# JUDSON D. HOLMES, Prosecuting Attorney.

Number of persons prosecuted, 204.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson	2 63	Discharged upon examination. Two noile proid: 8 settled; 23 discharged and acquitted; 6 fined the costs; 4 fined \$1 and costs; 2 fined \$2 and costs; 1 fined \$3 and costs; 7 sined \$5 and costs; 2 sentenced 90 days each to House of Correction, Ionia, both appealed to Circuit Court, still pending; 3
Assault with intent to murder	3	absconded; 5 sentence suspended. Two complaint withdrawn; 1 discharged on examination.
Bastardy	3	Two settled by marriage; I support provided. Absconded pending examination; recognizance forfeited \$300, and certified to Circuit Court.
Buggery		Deta for triat; still pending. One absconded; 2 settled; 3 acquitted; 3 sentence suspended; 4 fined the costs; 2 fined \$3 and costs; 4 fined \$5 and costs; 1 fined \$10 and costs; 1 fined \$15 and costs;
Disturbing the peace.  Disorderly persons.	1 29	Fined \$\frac{1}{3}\$ and costs.  One noile pros*d; \$\frac{1}{3}\$ settled; 1 jury disagreed and deft' discharged; \$\frac{1}{3}\$ sentence suspended; 1 sent to Reform School, Lansing, until 18 years old; \$\frac{1}{3}\$ gave bonds \$\frac{1}{3}\$ mos each; \$\frac{1}{3}\$ sent to default of pair; \$1\$ overection, Ionis, \$\frac{1}{3}\$ mos in default of pair; \$1\$ overection \$\frac{1}{3}\$ mos, in default of pair; \$1\$ absconded; \$\frac{1}{3}\$ acquited for the \$1\$ absconded; \$\frac{1}{3}\$ acquited for \$\frac{1}{3}\$ mos, in default of pair; \$1\$ absconded; \$\frac{1}{3}\$ acquited for \$\frac{1}{3}\$ acquired for \$\frac{1}{3}\$ ac
Discharging firearms towards a person	1 2	Discharged on examination. Discharged on examination. Complaint withdrawn on payment of costs.
ingly with intent to utter and pass	2 3	Held for trial; still pending. Both nolle pros'd after one trial; jury disagreed. One acquitted; I fined \$1 and costs; 1 absconded.
Larceny	28	Seven nolle pros'd; 2 settled; 7 acquitted; 4 sentence suspended; 1 fined 50 cents and costs; 2 fined 51 and costs; 2 fined 51 and costs; 2 reorgalizance for feitled in Circuit Court; 1 sent to Reform School, Lansing; 1 sentenced to Jackson 1 year; 1 sentenced to House of Correction 90 days.
Malicious injury to dwelling	6	Four settled; 1 jury disagreed and deft dis- charged; 1 deft absconded.
Malicions trespass	4	One notte pros'd; I fined costs, appealed to Circuit Court, still pending; I fined \$5 and costs; Lacquitted.
Malicious maining of animals	1	One settled; I acquitted in Circuit Court. Acquitted in Circuit Court. One settled; I absconded. Four nolle provid: I convicted and gave bonds
Tendering in payment false and counterfeit	1	for 6 mos.; 1 convicted and required to give bonds 1 year and absconded. Held for trial; still pending.
coin knowingly Uttering forged highway orders Uttering and passing a \$20 bank bill knowingly Violations of the Liquor Law:	2 2	One nolle pros'd; 1 acquitted in Circuit Court. Both discharged on examination.
		Two nolls pros'd; 1 acquitted. One nolls pros'd; 1 acquitted. Fined \$25 and costs each.
(b) Selling liquors to minors. (c) Selling liquors on election day (d) Selling liquors without paying tax.	2 2	Fined \$25 and costs each. One absconded after arrest, recognizance for- feited of \$100 and certified to Circuit Court; I fined \$30 and costs and 10 days in jail, ap- pealed to Circuit Court, still pending.

#### ALPENA COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Violations of game law	6	Four acquitted; 1 sentence suspended; 1 fined \$50 and appealed to Circuit Court, still pending.
Search warrants issued Coroner's inquests attended Examinations of alleged insane persons before Probate Judge	5 5 6	One discharged; 5 sent to Insane Asylum.

#### BARAGA COUNTY.

#### T. M. BRADY, Prosecuting Attorney.

Number of persons prosecuted, 1.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Burglary (pending since last report)	1	Discharged on payment of costs.

No criminal cases this year in this most peaceable county.

#### BARRY COUNTY.

LOYAL E. KNAPPEN, Prosecuting Attorney.

Number of persons prosecuted, 72.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	25	Eighteen convicted and punished as follows I fined \$1; I fined \$10; I fined \$25 or 60 days in Detroit House of Correction, appealed; fined \$20; 2 fined \$3; 1 fined \$15; 1 sent to Detroit House of Correction 61 days, appealed; 1 fined \$3 and \$4.4 costs, certions of the fined \$25 and \$4.5 costs, certion fined \$25 and \$4.5 costs, certion fined \$25 and \$40 costs; I fined \$25.00; 5 compromised; 1 noile provid; 1 acquitted.
Assaulting officer	1	Pending at 1880 report and still pending. Pending at time of 1880 report; since tried convicted of assault, and sentenced 61 days to Detroit House of Correction.
Assault with intent to murder	4	Nolle pros'd. Two pending at 1880 report: 1 compromises before trial; 1 convicted and committed afterwards compromised; 1 discharged or examination; 1 still pending.
Bribery Burglary Defrauding hotel-keeper	1 1 1	Pending. Pending. Convicted, fined \$7.55, and confinement in common jail to coerce payment; escaped from officer before commitment.

## BARRY COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Disorderly	1 2	Acquitted. One acquitted; 1 convicted and sentenced 15
Embezzlement	ı	days in county jail. One convicted and confined 30 days in jail: 1
False pretenses	4	still pending. One still pending; 3 compromised.
Forgery Fraudulent disposition of chattel mortgaged	4	One (pending at 1880 report) acquitted; 1 dis- charged on examination; 2 still pending.
property	8	One tried and jury disagreed, discharged; 2 begun without my consent, and nolle prosid as
Larceny	8	presenting no sufficient cause for complaint. One (pending 1880 report) convicted, sentenced to 50 days in jail and to pay \$800 fine or im- prisonment not exceeding I year to coerce payment of fine, committed: 2 accultted: 1
		reported by justice as settled; I convicted and sentenced 3 mos. at lonia; 1 convicted and sentenced 5 mos. at Detroit; 1 convicted and fined \$11.55 and imprisonment not exceed- ing 30 days to coorce payment, committed; 1 still pending.
Malicious injury to dwelling	1	Convicted, fined \$10 and \$27.97 costs; appealed, pleaded guilty, sentenced to same fine and baid.
Manslaughter	1	Pending at time of 1880 report, convicted of as- sault and buttery, removed to Supreme Court, still pending there.
Murder	1	Convicted of manslaughter, sentenced to 12 years at State Prison.
Perjury	3	one discharged on examination; 1 convicted and sentenced 6 mos. at Ionia; 1 notice pros'd by reason of evidence on trial of second case above.
Resisting officer	1	Convicted, sentence not yet passed.
Robbery (highway) attempted	1	Convicted, sentenced 1 year in State Prison. Convicted, appealed to Circuit Court, compre- mised between parties, costs paid, and on motion of complainant case dismissed.
Stealing from shop in day-time	1	Discharged on examination.
Seduction	2	One disposed of by intermarriage of complainant and defendant; 1 still pending.
Threats	1	Dismissed in Justice's Court as frivolous.

#### BAY COUNTY.

# ALFRED P. LYON, Prosecuting Attorney.

Number of persons prosecuted, 443.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 4	Discharged on examination; 1 sent to Ionia like years; i sent i year to Ionia Heyenrs; i sent to Detroit House of Correction & days; i sent to Detroit House of Correction & days; i sent to Jail 10 days; i sent to Jail 8 days; i sent to Jail 8 days; i sent to Jail 8 days; i pent to Jail 5 days; i pent pent to Jail 5 days; i pent pent to Jail 5 days; i pent pent pent pent pent pent pent pent
		\$5 and costs and sent to lail 20 days; 10 maid fine of \$5 and costs; 4 fined \$8 and costs; 6 fined \$2 and costs; 12 fined \$1 and costs; 14 complaint withdrawn and costs paid; \$2 ac- quitted; 10 sentence suspended.

## BAY COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder	3	One sentenced to State Prison 11/2 years; 1 to Ionia House of Correction 1 year; 1 forfeited recognizance.
Assault with intent to commit rapeBastardy	3	One dismissed on examination; 1 pending. One acquitted; 1 sent to State Prison 2 years; 1 sent to Ionia House of Correction 2 years.
Burglary	12	Two sent to Ionia House of Correction; 1 for 11/2 years, and 1 for 1 year; 1 sent to Reform School; 1 sentence suspended; 1 nolle proof d:
Cruelty to animals	3 38	b discontinued on examination. Two fined \$\$ and costs; I acquitted. Four sent to Ionia House of Correction \$\$mos.; \$\$ 4 sent to Ionia 4 mos.; \$\$ 7 sent to Ionia 90 days; \$\$ 4 sent to Detroit Buses of Correction from the control of
Drunkenness	50	recognizance for 90 days; 9 acquitted. Two sent to jail 20 days; 7 sent to jail 10 days; 4 sent to jail 8 days; 11 sent to jail 5 days; 9 fined 35 and costs; 3 fined \$10 and costs; 5 sen- tence suspended; 8 acquitted.
Embezziement Exposing poison to cattle with intent to poison False pretenses.	1	Discharged on examination. Sent to State Prison 3 years.
	ı	Two discharged on examination; 1 paid fine of \$25. Sent to Ionia 9 months.
Incest Jail-breaking	i	Sentenced to State Prison 1 year 11 months and 26 days.
Larceny of property under the value of \$25	110	Twenty-four sent to Ionia 90 days; 7 sent to Reform School; 1 sent to Reform School for Girla until 10 years of age; 8 sent to Detroit days; 1 sent to Jail 90 days; 2 sent to Jail 80 days; 5 sent to Jail 90 days; 2 sent to Jail 80 days; 6 sent to Jail 90 days; 2 sent to Jail 180 days; 1 fined 85 and costs; 4 fined 810 and costs; 5 fined 85 and costs; 4 fined 83 and
Larceny of property in value over \$25	16	One sent to State Prison 1 year; 2 sent to Ionia 1 year; 3 sent to Ionia 6 months; 1 sent to Re- form School; 2 acquitted; 7 discharged on ex- amination.
Larceny from person	12	
Leaving portion of carcass of dead animal un-		tion.
buried	6	Paid fine of \$10 and costs.  One fined \$5 and costs; I fined 50 cts. and costs;  I paid costs and complaint withdrawn; 1 sentence auspended: 2 accultted.
Perjury	1	tence suspended; 2 acquitted. Discharged on examination.
Rape	8	Discharged on examination. One sent to Detroit House of Correction 60 days; I forfeited recognizance; 1 pending.
Resisting an officer	5	Three discharged on examination; 1 nolle pros'd; 1 acquitted.
Slander		One fined \$1 and costs; 1 fined 50 cents and costs; baid costs and complaint withdrawn; 4 acquitted.
Willful trespass on land	8	One paid costs; I discharged on examination; 1 pending.
Violating liquor law	13	Seven paid fine of \$25 and costs; 4 acquitted; 2 pending.

#### BENZIE COUNTY.

## CLARENCE L. NORTHBUP, Prosecuting Attorney.

#### Number of persons prosecuted, 19.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	4	Two fined \$2 each and costs; 1 discharged upon payment of costs; 1 jury disagreed, case notic prostd.
Assault with intent to murder	2	One convicted of assault and battery and sent to lonia for 90 days; 1 nolls pros'd.
Breaking the peace	1 1 7	Settled by paying the costs. Fined \$5 or 10 days in jail; paid fine. One sentenced to Ionis 100 days; 2 discharged upon restoring stolen property and paying costs; 1 jury disagreed, case nolle profe; 3
Statutory burglary	2 2	search warrants issued, property not found; lescaped. Pending. One sentenced to pay fine of \$25 and costs, and 10 days in jail; 1 not guilty.

#### BERRIEN COUNTY.

## JAMES A. KELLOGG, Prosecuting Attorney.

#### Number of persons prosecuted, 219.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	5	One sent to Prison 2 years; 4 pending.
Affray	4	Dismissed.
Arson		Dismissed.
Assault	50	Ten dismissed; 20 fined \$10 each; 10 fined \$5 each; 3 fined \$3 each; 2 fined \$1 each; 5 acquitted.
Assault with intent to rape	2	One sent to State Prison 10 years; 1 dismissed.
Assault with intent to rob	2	One sent to State Prison 10 years; 1 sent to State Prison 15 years.
Assault with intent to murder	-	Two convicted of assault and sentenced to Ionia House of Correction for 90 days; 4 pending.
Bastardy	2	One settled; 1 pending.
BigamyBuggery	1	Pending.
Buggery	1	Sent to State Prison 5 years. Two sent to State Prison 5 years each; 1 sent
Burglary		to State Drison 2 weers: I manding
Disorderly	13	to State Prison 2 years; 1 pending. Ten convicted and committed in default of
	100	sureties; 8 convicted and found sureties.
Disturbing religious meeting	1	Convicted and fined \$10 and costs.
Embezziement of township funds	: 1	Costs paid and dismissed.
Entering freight car to obtain carriage	2	Dismissed.
False pretenses	2	Dismissed,
Forgery	1	Sent to State Prison 8 years. One sent to State Prison 8 years; 8 dismissed.
Horse stealingIntoxicated	87	Twenty fined \$10 each and costs; 10 fined \$5
- III AIVAIVALUI	" ا	each and costs; 4 sent to jail 20 days; 3 sent to jail 10 days.
Keeping open saloon Sunday	1	Fined \$50 and costs.
Keeping open saloon on July 4th	l ī	Fined \$75 and costs.

## BERRIEN COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny (Petit)	в	Two fined \$10 and costs; 2 sent to jail 10 days i sent to jail 20 days; 1 sent to jail 60 days.
Larceny (Grand)	9	One fined \$\%0\]; is ent to Reform School; I sent to House of Correction 1 year; 1 sent to House of Correction 2 years; 1 sent to State Prison 2 years; 3 dismissed; 1 acquitted.
Larceny from personLarceny from dwelling in day-time	5	Dismissed. One acquitted; 1 sent to State Prison 6 months: 1 sent 1 year to House of Correction; 2 dismissed.
Libel Maliclous mischief	1	Acquitted. Pending.
Rape	6	Three dismissed; 2 sent to State Prison 10 years; I sent to State Prison 5 years.
Robbery	2 1	Dismissed. Dismissed.
Selling liquors to minors	1	Dismissed. Pending. The result and the punishment not reported by instices.

#### BRANCH COUNTY.

# CHARLES N. LEGG, Prosecuting Attorney.

Number of persons prosecuted, 106,

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson Assault and battery	6 87	One acquitted; 5 cases pending. Five convicted and sentenced 3 months each at Jonla: 1 convicted, sentenced 30 days it country jail; 1 convicted and fined \$100 to convicted and one \$100 to convicted, and costs; 4 fined \$5 each and costs; 1 fined 31 each and costs; 1 fined 33 and costs; 5 fined \$1 each and costs; 1 convicted, appealed, and bond estreated; 3 convicted, aentence auspended; 5 flismissed be convicted, aentence auspended; 5 flismissed be cod, and released—reasop. Illegal sentence
Assault Sastardy Onspiracy Precity to animals Disorderly persons:	1	1 nolle pros'd.
Imbezziement Taise imprisonment Lise proteinee Lise	1 3 1 1 1 1 2 18	33; i discharged. Convited, sentenced to 90 days at Ionia. Pending. Two notic provid; 1 pending. Convicted, sentenced to contry jail 30 days. Tried in Circuit Court and acquitted. Pending. One sentenced to Detroit 80 days; 1 pending. One sentenced a years to State Prison at Jackson; 1 sentenced i year to State Prison at Jackson; 1 sentenced in year to State Prison at Jackson; i sentenced in year to State Prison at Jackson; i sentenced in year to State Prison at Jackson; i sentenced in year to State Prison at Jackson; i sentenced in year to State prison at Jackson; i sentenced to pay a fine of 36 and costs; i sentenced to pay a fine of 38 and costs; i sentenced to pay a fine of 38 and

## BRANCH COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Leaving dead animals exposed Murder. Receiving stolen property.	1 1	Sentenced to pay a fine of \$5 each and costs. Tried and acquitted. One sentenced 15 days to county jail; 2 noile
Religious meeting—disturbance of	2	pros'd. One convicted, sentenced to pay a fine of \$25 and costs; 1 dismissed.
Seduction Selling liquor without license Sureties to keep peace	2	Notte pros. entered in each. Acquitted. Two convicted and gave bonds. One sentenced to pay \$25; I fined \$10 and costs; I bending.
Vagrancy	3	One sentenced to Ionia 90 days; 2 dismissed.

#### CALHOUN COUNTY.

## FRED. M. WADLEIGH, Prosecuting Attorney.

Number of persons prosecuted, 284.

6.1		
CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
IN CIRCUIT COURT.		
Adultery	5	Two pending; I fined \$5; I sent to Ionia House of Correction for 9 months; I sent to Detroi House of Correction 6 months.
Application for writ of habeas corpus Assault and battery (appeal)	1	Denied and afterward remanded. Appeal withdrawn on payment of fine and
Assault with intent to murder	2	costs imposed in court below.  One jury disagreed, and afterward pleaded guilty to assault and battery and sent 90 days to Ionia House of Correction; I convicted o
Assault with intent to rape	1	assault and battery and sent to Ionia 65 days Convicted and awaiting sentence. Sent to State Prison 6 years, Settled between parties and superintendent.
Bigamy Concealing death of bastard child Forgery	1	of the poor. Sent to State Prison 3 years and 6 months. Fined \$25. One sent to State Prison 18 months; I pending
Larceny Larceny from dwelling in day time Perjury Rape	2	One sent to Jail for 75 days; I pending. Sentenced to Ionia 6 months each. Pending. Pleaded guilty to night assault, fined \$25 and
Using instruments with intent to procure abortionViolation of liquor law	1	100 days in jail. Acquitted. Pending.
In Justice Court.		
Adultery	67	Two held for trial; 2 pending. One sent to jail 40 days; 1 sent to jail 99 days. I sent to jail 40 days; 2 sentenced 50 day; each to lonis House of Correction; 5 fined 5% 550 and costs in fined 5% and costs; 6 fined 5% 550 and costs; 1 fined 5% and costs; 6 fined 5% and costs each; 2 fined 5% and costs; 6 fined 5% fined 510 and costs; 1 fined 5% and costs if ned 50 and costs; 1 fined 5% and costs; costs; 1 fined 5% and costs; 1 fined 5% and costs costs; 1 fined 5% and costs; 1 sent to jail 5% days; 1 sent to jail 30 days; 6 acquitted; 4 complainants did not appear; 4 discharged or payment of costs; 3 satisfaction scrnowl- edged and costs paid; 2 defendant not found; Public Charlics and Corrections.

#### CALHOUN COUNTY-Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to kill Assault with intent to rape	2 1 2	Held for trial. Held for trial. One held to Circuit Court; 1 settled and bond
Bigamy	1 39	given. Held for trial. Two sent to jail 65 days; 6 complaint with drawn; 2 gave bonds for 6 months cach; drawn; 2 gave bonds for 1 year; 3 sent to lonis House of Correction 8 months each; sent to Ionia 80 days each; 1 sent to Ionia 81 days; 6 sent to Ionia 66 months each; 2 sent to
Drank	71	Ionia for 5 months each; I sent to Ionia months; I discharged; I acquitted. Ninc sent to jail 20 days each; 6 sent to jail 10 days each; 1 sent to jail 10 days each; 1 sent to jail 10 days each; 1 sent to jail 18 days; 1 sent to jail 18 days; 18 fined enter each and costs; 6 fined file each and costs; 3 dismissed; 4 discharged on payment of costs.
Cruelty to animals	4	One sent to Ionia 90 days; 2 fined 6 cents each and costs; 1 sent to jail 30 days.
Embezzlement. False pretentes. Forgery Inquests. Intoxicating liquors—sale of.	2	Pending. Pending. Pending. Pending. Death by suicide, 1; by accident, 4. Ten fined \$25 each and costs; 1 fined \$25 and 16 days in jall, appealed; 1 complaint dismissed 2 discharged on hearing; 1 jury disagreed
Larceny	29	dismissed. Four sent to Ionia 90 days each; I sent to Jail 30 days; I sent to Jail 20 days; I fined \$3 and costs; 2 fined \$5 seach and costs; 6 sent to lte form School; 2 complaint withdrawn; 3 ac quitted; 4 dismissed; 2 held to the Circuit Court; 3 pending.
Malicious injury to building	1 1 3 1	Sent 90 days to Ionia House of Correction. Complaint dismissed. Property not found.
deduction	1 2 7	Pending. Gave bonds for 6 months each. One fined \$2 and costs; 6 juveniles discharged by State Agent of Correction and Charitles
Using instruments with intent to procure	1	Held for trial.

## CASS COUNTY.

## JOSEPH B. CLARK, Prosecuting Attorney.

Number of persons prosecuted, 243.		
CHARGED WITH.  Adultery	1 2 1 82	Convicted and fined \$50.  Convicted and fined \$50.  One dismissed: 1 continued. Sentenced to jail for 80 days.  Sentenced to jail for 80 days.  The sentenced to jail for 80 days in jail; 1 fined \$5 and costs or in jail; 3 fined \$5 and costs or 50 days in jail; 3 fined \$5 and costs or 10 days in jail; 3 fined \$6 and costs or 50 days in jail; 1 fined \$6 and costs or 50 days in jail; 1 fined \$10 and costs or 50 days in jail; 1 fined \$10 and costs or 50 days in jail; 1 fined \$10 and costs or 50 days in jail; 1 fined \$10 and costs or 50 days in jail; 2 fined \$10 and costs or

# CASS COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder	4	One convicted and sentence suspended on surety the peace; 2 convicted of assault and battery, and each sent 90 days to Ionia; 1 com- plaint withdrawn.
Assault with intent to rape	5	One sentenced to State Prison for 10 years; 1 sent to Reform School; 3 warrants not returned.
Bastardy	3	One compromised with payment of costs; laban- doned by complainant; I defendant escaped.
Bigamy Burgiary of store in the night Burgiary of dwelling in the day time	1 3 2	Nolle pros'd. One sent to Ionia 9 months; 2 discharged. One sent to Ionia 90 days; 1 sent to Reform School.
Careless use of shot-gun Certicarsies to Circuit Court. Cutting trees lilegally Disorderly persons, including prostitutes	1 2 3 15	Sentenced to Reform School. One confirmed; I reverse paid; I acquitted. Two compromised and costs paid; I acquitted. Two compromised and costs paid; I acquitted. On the compromised and costs paid; I acquitted. On the costs of the costs paid and costs; I sentenced to give bond of \$150 or 100 days Detroit House of Correction; I sentenced to give bond of \$300 or 1 year in jail; 2 sentenced to give bond of \$100 or 5 days in Detroit House of Correction; I sentence of the costs paid and the costs paid and the costs paid to the costs p
Disturbing religious meeting	2	of the prosecution. One fined \$5 and costs or 20 days in jail; 1 fined \$5 and costs or 30 days in jail.
Embezzlement.  Examinations for felonies and high misdemeanors.	1 45	Continued in Circuit Court.  Twenty-three held for trial in Circuit Court;
Fraudulent pretenses	1 °	One convicted and fined \$3 and costs or 20 days
InquestInioxication	61	tinucd; 12 fined \$5 and costs or 10 days in Jall; 3 fined \$5 and costs or 15 days in jall; 18 fined \$10 and costs or 10 days in jall; 25 fined \$10 and costs or 15 days in jall; 2 fined \$10 and costs or 20 days in jall; 1 fined \$5 and costs or 30 days in jall; 1 fined amount of costs; 2 sen
Insane with homicidal propensities	1	Insane Asylum; I to department of the in- sane in the county house.
Keeping house of ill-fame Larceny	15	One convicted and sentenced to Ionia for 1 year and 6 months; one sent to jail for 30 days; 1 fined \$25 and costs or 90 days in jail;
Larceny from dwelling-house in day time	٤   ٠	form School: I continued.
Lascivious cohabitationLeaving dead animals in the street	- 1	Jointly charged and acquired.
Malicious mischief	1	l complaint abandoned; lescaped afterarrest. Defendant rescued from officer after arrest—
	1.	still at large. 2 One jury disagreed; 1 continued.
Rape		1 Jury disagreed. 1 Collected \$250.
Perjury	-	One convicted and fined \$500—sentence miti- gated to fine of \$150 and 60 days in jall; 1 notte pros'd on payment of \$200; 1 complaint aban- doned.
Selling diseased meat		1 Acquitted. Two fined \$10 and costs or 10 days in jall each; 1 fined \$5 and costs or 10 days in jall; 1 acquitted
Sureties of the peace	8.	Bond of \$100 for 6 months taken.
James W. Stark, plaintiff in error		ant in error.
Violations of liquor law		6 Two fined \$25 and costs each or 10 days in jall; 1 fined \$30 and costs or 10 days in jall; 1 fined \$30 and costs or 15 days in jall; 1 discharged; 1 complaint withdrawn on payment of costs by defendant.

## CHARLEVOIX COUNTY.

## WILL. A. NORTON, Prosecuting Attorney.

#### Number of persons prosecuted, 14.

. CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	9	Two convicted and fined \$5.00 and costs each; I fined \$10.00 and costs; I fined \$3.00 and costs; I fined \$5.00 and costs; I fined \$2.00 and costs; I fined 6 cents and costs; leentenced to Detroit House of Correction for 60 days; I discharged.
BastardyPoisoning cattle	1	Pending in Circuit Court.  Discharged after examination, on motion (by Prosecuting Attorney).
Surety of the peace	2	One gave bonds for six months; 1 discharged on motion (by Prosecuting Attorney).
Violation of liquor law by druggist	1	Acquitted.

#### CHEBOYGAN COUNTY.

## FRANK SHEPHERD, Prosecuting Attorney.

Number of persons prosecuted, 194.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 38	Forfeited ball. Two convicted and fined \$25 each and costs; 1 fined \$10 and costs; 2 fined \$5 and costs; 2 fined \$5 and costs; 5 fined \$2 and costs; 1 fined \$3 and costs; 5 fined \$2 and costs; 1 fined \$3 and costs; 5 fined \$1 and costs; 5 fined \$2 and costs; 5 fined \$2 and costs; 5 fined \$2 and costs; 5 cases discontinued on payment of costs; 5 discontinued on payment of costs; 5 discontinued in the costs; 5 cases discontinued on costs; 5 acquitted; 1 sent to 5 all \$30 days; 1 costs; 5 acquitted; 1 sent to 5 all \$30 days; 1
Assault with intent to murder	2 2	Jury disagreed; I appealed and now pending. Acquitted. One discharged on examination; 1 nolle pros. entered.
Disorderly persons	4	Two convicted and sent to State House of Cor-
Drunkenness	103	rection for 90 days; 2 sentence suspended. Seven convicted and fined \$0 and coasts, 6 fined \$2 and coasts, 6 fined \$3 and coasts, 6 fined \$3 and coasts; 1 acquitted; 43 sentence suspended on payment of coasts, 6 sent to jail 20 days; 1 sent to jail 7 days; 2 sent to jail 7 days.
False pretenses	2	One discharged on examination; I nolls pros. entered.

## CHEBOYGAN COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny	17	One convicted and fined \$5 and costs; 1 sent to Detroit House of Correction for 3 months; sent to jail 30 days; two sent to jail 30 days 2 acquitted; 2 discharged on payment of costs; i discharged without payment of costs 3 escaped; 3 pending; 1 bound out to a farmer
Lewd and lascivious cohabitation	2	One convicted and sent 1 year to State House
Malicions injury to personal property	1 2	of Correction: I sentence suspended. Discharged on examination-costs paid. Settled by parties—costs paid. To discharged on payment of costs, Acquitted.
Violation of liquor law		Three convicted and fined \$10 and costs; 2 fined \$10 each and costs; 3 sentence suspended or payment of costs; 1 discharged. Four convicted and fined \$25 and costs each; 3 discontinued.

#### CHIPPEWA COUNTY.

# J. H. Steere, Prosecuting Attorney.

Number of persons prosecuted, 34.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 17	Discharged. Four convicted and fined \$5 each and costs; sentenced 10 days in Jall; 1 fined \$30 and costs; 5 sentence su
Assault with intent to kill and murder.  Assault, being armed, with intent to rob	1	pended; 5 discharged. Discharged. Committed for trial and escaped jail. Pleaded guilty-sentence suspended. Two sent to jail 65 days; 2 sent to Ionia Hous of Correction for 1 year; 1 sentence aut pended; 1 discharged.
Larceny	,	penden; I discharged. One sent to jail 3 days; 2 pending; 1 discharged. Discharged. One convicted and sentenced to State Prison years; 1 escaped jail.

## CLARE COUNTY.

#### WILLIAM W. GREEN, Prosecuting Attorney.

Number of persons prosecuted, 60.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	15	One fined \$50 and costs; 1 fined \$25 and costs; 1 fined \$7 and costs; 3 fined \$5 and costs; 1 sentenced to House of Correction \$60 days; 2 acquitted; 1 discharged; 1 complaining with
Assault with intent to kill. Bigsmy Boar running at large Complaint to keep the peace. Drunk and disorderly	1 1 1 1 20	ness would not appear and prisoner dis- charged; 1 nolle pros'd; 1 pending. Discharged. Sent to State Prison for 2 years. Nolle pros. entored. Discharged.
False pretensesLarceny	1 12	each; 4 fined \$2 each and costs; leent to laid of days; 1 sent to House of Correction 120 days; 2 sentence suspended; 2 discharged. Discharged. One fined \$15 and costs; 4 fined \$2 each and costs; learn to jail 30 days; leent to Detroit House of Correction 90 days; 1 complaint withdrawn; 1 acquitted; 1 appealed; 2 nolld
Nuisance	1 4 1	mros'd. Discharged. One fined \$15 and costs; \$ acquitted. Fined \$10 and costs.
Violations of the Liquor Law: (a) Keeping saloon open on holidays(b) Keeping saloon open after hours	2	Fined \$25 each. Discharged.

#### CLINTON COUNTY.

#### A. Stout, Prosecuting Attorney.

Number of persons prosecuted, 123.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson Assault and battery	1040	Discharged. One convicted and fined \$50 and costs or 80 days In Detroit work-house; I fined \$25 and costs; I fined \$50 and costs; I fined \$25 and costs; I fined \$50 and costs; I fined \$50 and costs; I fined \$51 and costs; I fined \$52 and costs; I fined \$53 and costs; I fined

#### CLINTON COUNTY .- Continued.

Assault with intent to commit murder			
Assault with Intent to commit rapo. 2   Filed for trial in Circuit Court. Blugary	CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Discharged   Discharged	Assault with intent to commit murder	2	Held for trial in Circuit Court. One discharged; 1 sent 5 years to State Prison Three sent to Ionia House of Correction 19
Disturbing public meeting.  Drunk and disorderly.  70 of fined \$5 and costs; 1 fined \$5 and costs or 90 days in jail; 2 fined \$5 and costs or 90 days in jail; 2 fined \$5 and costs or 90 days in jail; 3 fined \$1 and costs; 6 for 90 days in jail; 3 fined \$1 and costs; 6 for 90 days in jail; 3 fined \$1 and costs; 6 for 90 days in jail; 3 fined \$1 and costs; 6 for 20 days in jail; 3 fined \$1 and costs; 6 for 20 days in jail; 3 fined \$1 and costs; 6 for 20 days in jail; 3 fined \$10 and costs; 6 for 20 days in jail; 3 fined \$10 and costs or 10 days in jail; 3 fined \$10 and costs or 10 days in jail; 3 fined \$10 and costs or 10 days in jail; 3 fined \$10 and costs or 10 days in jail; 3 fined \$10 and costs or 10 days in jail; 3 fined \$10 days; 10	Concealing property on which was chattel mortgage	,	1
One fined \$5 and costs; 1 fined \$5 and costs or 30 days in Detroit House of Correction; 1 fined \$6 and costs or 30 days in Detroit House of Correction; 1 fined \$6 and costs; 0 fined \$6 and costs or 30 days in Detroit Work-house; sent to Detroit Work-house; on the Detroit Work-house; sent to Detroit Work-house; on the Detroit Work-ho		1 8	Discharged. Two fined 88: 1 fined 86: 2 discharged.
One discharged; 2 fined \$5 and costs; 1 fined \$7 or 28 days in jail; 1 fined \$1 or 28 days in jail; 2 fined \$1 or 28 days in jail; 3 ent to jail 28 days.    Consent to Detroit Biotis Consect Correction 1 year continued; 2 equitted; 2 fined \$2 and costs each; 1 fined \$2 and costs or 39 days in Detroit Work-house; 2 ent to Detroit Work-house; 2 ent to Detroit Work-house; 2 ent to Detroit Work-house; 3 fined \$1 and 50 ent to Detroit Work-house; 3 fined \$2 and costs or 30 days in Detroit Work-house; 3 fined \$2 and costs and cost and sort in the fined \$2 and cost and cost and sort in the fined \$2 and cost and sort in jail and cost and sort in jail and cost and sort in jail and sort in the fined \$2 and cost and cost and jail, and if fine not paid in 10 days in jail, and if fine not paid in 10 days in jail, and if fine not paid in 10 days in prison ment to be extended to 90 days; idealing lail, and if fine not paid in 10 days in prison ment to be extended to 90 days; idealing lail, and if fine not paid in 10 days in prison ment to be extended to 90 days; idealing lail, and if fine not paid in 10 days in prison ment to be extended to 90 days; idealing lail, and if fine not paid in 10 days in prison ment to be extended to 90 days; idealing lail, and if fine not paid in 10 days in prison ment to be extended to 90 days; idealing lail, and if fine not paid in 10 days in paid.	Drunk and disorderly	7	One fined \$5 and costs; I fined \$5 and costs or 20 days in jail; 2 fined \$15 and costs or 90 day; in Detroit House of Correction; I fined \$5 and costs or 30 days in jail; I fined \$1 and costs:
Comparison of the property o	Drunkenness		One discharged; 2 fined \$5 and costs; 1 fined \$ or 20 days in jail; 1 fined \$10 and costs or 2 days in jail; 1 sent to jail 20 days.
32 Twelve discharged; 2 acquitted; 3 held ft trial; 2 fined \$25 and costs each; 1 fined \$45 and costs each; 1 fined \$45 and costs each; 2 fined \$45 and costs; 6 sent 1 fined \$45 and costs; 6 sent 2 fined \$45 and costs; 6 sent 2 fined \$45 and costs each; 6 fined \$45 and costs each; 1 fined \$45 and costs each	Forgery	2	One sent to Detroit House of Correction 1 year
1 Held for trial.   2			Tweive discharged; 2 acquitted; 2 held for trial; 2 fined \$25 and costs each; 1 fined \$2 and costs or 90 days in Detroit Work-house; sent to Detroit Work-house 70 days; 2 sent to Detroit Work-house 65 days; 2 fined \$1 and costs; 1 fined 6 cents and costs; 5 sent to Reform School; 1 sent to jail 30 days; 1 sen to jail 10 days.
Throwing stone at passenger car	Murder	1	Held for trial. One discharged; one continued; 1 required to
(c) Selling liquor on sunday	Violations of the Liquor Law:	1	Discharged.
(d) Selling liquor on legal holiday	(b) Selling liquor on Sunday	Ιī	Fined \$25. One discharged; 1 fined \$25 and costs or 90 day in jail—appealed; 1 fined \$25 and costs or 60 days in jail; i fined \$25 and costs or 10 days in jail, and if fine not paid in 10 days in morison
e) Willful and malicious destruction of personal property		1	Fined \$25 and costs-to be committed if no
	(e) Willful and malicious destruction of per- sonal property		Discharged.

#### CRAWFORD COUNTY.

## JOHN O. HADLEY, Prosecuting Attorney.

#### Number of persons prosecuted, 5.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery Embezzlement Falso pretenses. For influencing votes at election by bribery Larceny	Ιī	Acquitted. Discontinued. Notle provid Discontinued. Discontinued.

#### DELTA COUNTY.

# E. P. ROYCE, Prosecuting Attorney.

Number of persons prosecuted, 16.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	7	One sentenced to Reform School; 2 fined \$10 each and costs; 1 fined \$100 or 90 days jail, committed to jail in default of fine; 1 fined \$10 or 20 days in jail, committed in default of fine; 2 acquitted.
Assault with intent to murder Burglary Horse-stealing	1	Prisoner broke jail and escaped. One discharged; 1 broke jail and escaped. Sentenced for 1 year to State House of Correc- tion.
Larceny	4	Two fined \$100 each or 90 days in jail; 1 fined \$30 or 60 days in jail; 1 fined \$25 or 30 days in jail. All committed to jail in default of pay- ment of fine.
Rescuing prisoner	1	Pending.

#### EATON COUNTY.

## ROBERT W. SHINER, Prosecuting Attorney.

Number of persons prosecuted, 180.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction. Administering drugs with intent to produce abortion. Assault and battery.	1	Noite provid.  Acquitted. One convicted and fined \$15 and costs; 2 fined \$25 and costs; 14 acquitted; 1 dismissed on payment of costs; 7 noite provid; 14 settled, costs paid; 2 jury disagreed—discontinued; 5 fined \$10 acch; 1 fined \$7 and costs; 1 fined \$7 and cos
Assault with intent to murder	2	School at Coldwater; 1 pending. One convicted of assault and battery, fined \$50; 1 convicted of assault and fined \$25. Fines
Bastardy	2	
Breaking jail	1	from expense; I nolle pros'd. Sent to Ionia House of Correction and Reforma-
Burglary. Common prostitute Crueity to animals. Disturbing public meetings	2	tory for 3 months. Acquitted. Convicted—sentence suspended. One fined \$23; 1 notle pros'd. One convicted, fined \$20; 1 sent to jail 3 days; 1 settled and costs paid.

#### EATON COUNTY-Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Drunk and disorderly	54	costs; 1 fined costs of prosecution; 9 sentenced 20 days county jail; 2 sent to jail 18 days; 8 jail 8 days; 12 jail 10 days; 8 jail 8 days; 1 sent to Jonia House of Correction and
Embezzlement of chattel mortgaged property. False imprisonment	2 1 1 1 14	Reformatory 90 days; 5 sentence suspended; 2 maide disclosures and were discharged; 1 put under bonds to keep the peace. One settled and paid costs; 1 pending. Pending. Notice proof. State Prison 2 years. One sent to jail 80 days; 1 sent to Reform School; 1 sent to Ionia 90 days; 1 sent to Reform School; 1 sent to Ionia 90 days; 1 fined \$10; 4 notice proof. 2 sentence suspended; 1 discharged by direction of State Agent as
Larceny from dwelling in day-time	3	juvenile offenders. Sent to State Prison 2 years and 6 months. Discharged on examination. Discharged on examination. One fined \$25; 2 discharged; 4 dismissed by
Malicious trespass	1	direction of State Agent as juvenile offenders. Discharged on disagreement of jury. Acquitted on trial. Sentenced to State Prison for 29 years. Discharges. One acquitted; 1 committed to jail for lack of
Threatening communications	1	sureties. Discharged, cost being paid by complaining witness.
VagrancyViolation of liquor law	5	Witness. Sent to jail 65 days. One jury disagreed—discharged; 1 sent to jail 10 days and fined \$25; 1 acquitted; 2 fined \$50 and costs and 10 days in jail.

## EMMET COUNTY.

## ANDREW L. DEUEL, Prosecuting Attorney.

#### Number of persons prosecuted, 48.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery		Noite Pros'd. Two fined \$15 and costs; 2 fined \$5 and costs; fined \$1 and costs; 1 fined \$2 and costs; 1 fined \$3.75 and costs; 1 fined \$1 and costs; 1 fined \$1 and costs or 10 days in iall; 3 dismissed.
Breaking the peace	•	and costs or locally in jair, a dishipsed. Fined \$5 and costs.  Two bound over to keep the peace; I sent to Ionia Reformatory for 6 months; I sentence suspended.
Disturbing meeting Drunk	1 16	Dismissed. Three fined \$5 and costs or 10 days in jail; fined \$5 and costs; 4 fined 3 and costs or 10 days in jail; 2 fined \$5 and costs or 15 days is jail; 2 fined \$1 and costs; 1 fined 33 and costs
Larceny—simple	8	I sent to jail 5 days; I sentence suspended. Two sent te Ionia House of Correction and Re- formatory for 90 days; I sent to Detroit House of Correction for 90 days; I sent to jail days; I sent to Reform school; 2 sentence suspended; I dismissed.

## ABSTRACT OF REPORTS OF

## EMMET COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Rape	1 1 3	Noile Pros'd. Fined \$15 and costs—appealed and pending. One noile pros'd: 1 lined \$25 and costs—appealed and Judgment reversed; 1 dismissed on defendant paying costs.

#### GENESEE COUNTY.

# CHARLES H. WISNER, Prosecuting Attorney.

Number of persons prosecuted, 217.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abortion, attempt to commit	1 2 3	Discharged on examination. One discharged on examination; 1 not arrested One fined 510 and costs; 1 fined 55, and 1 dis
	2	charged.
Assault and battery	74	Sentence suspended. Two need \$50,13 fined \$5 and costs; \$5 sentence to Ionin \$0. days; 13 sentence suspended; 1 need \$50,13 fined \$6,13 sentence suspended; 1 need \$6,13 sentence suspended; 2 need \$6,13 sentence suspended; 2 need \$6,13 sentence suspended; 2 need \$6,13 sentence suspended \$6,13 sen
kssault with intent to murder	2	One discharged on examination; I convicted o
Bastardy	6	assault and battery and fined \$40. One settled, costs paid; 2 pending; 2 with
Bigamy Burglary	1 3 1	drawn; 1 discharged. Discharged on examination. One acquitted; 2 State Prison 2 years each. Sentenced to Reform School at Lansing unti
Jommon prostitute	5	18 years of age. One sentenced to 1 year at Detroit House of Cerrection; 2 left county, 2 sentenced to Re
Criminal slander	7	form School at Adrian. One sentence suspended; 2 acquitted; 2 discontinued costs paid; 1 fined \$15 and costs 1 fined \$15.
Prunksrd Prunk on public street	8	One Ionia 90 days; 1 discontinued, costs paid. One fined \$2 and costs; 2 fined \$5 and costs; 20 days in county jail; 1 discontinued.
Diseased sheep, Permitting to run at large	4	One pending; lacquitted. One 65 days Detroit Work-house; l four month at Ionia; 2 discontinued.
Disposing of chattel mortgaged property Disturbing school	2 1 1	Discharged, costs paid. Fined amount of costs in the case. Acquitted.
alse pretenses	6	Two discharged on examination; I discontinued costs paid; 8 pending.
orgery	4	One & years Jackson prison; I two years Jack son prison; I acquitted; I discharged on ex amination.
eeping house for resort of prostitutes	1 2	Gave bond for good behavior. One left county: 1 convicted and appealed.
eeping nouse or prostitution	10	One pending; I escaped from officer; 4 discharged on examination; 2 discontinued; 1 lonia 90 days; 1 lonia 6 months.

#### GENESEE COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny-petit	33	Five Reform School at Lansing; 1 insane: sent to Ionia 90 days; 5 sentence suspended 2 fined 310 and costs; 2 fined 320; 1 fined 32 and costs; 1 fined 31 and costs; 1 sixty. 43v day Detroit Work-house; 1 discharged; 1 fined 35 and costs; 1 pending
Malicious injury to building	6	l escaped; 5 acquitted. Two discontinued; 1 acquitted; 1 fined \$5 and costs; 1 discharged on examination; 1 discontinued and costs paid.
Malicious injury to a fence	1	Fined \$3.
Malicious injury to personal property.	1	Discharged.
Manslaughter	1	Not found.
Perjury	1	Discharged on examination.
Rape, attempt to commit	1	Five years at State Prison.
Refusing to support family	1	Settled and costs paid.
Resisting officer	1	Discontinued by absence of justice.
intoxicated	2	One fined \$50; I fined \$200.
intoxicated	5	One acquitted; I fined \$25 and 30 days in county jail; 3 discontinued.
Uttering forged order	5	One two years at Jackson prison; 2 acquitted 1 ninety days at Ionia; I thirty days county jail.
Vagrants	9	Eight Ionia 90 days; I Reform School, Lansing

#### GLADWIN COUNTY.

## CHRISTOPHER C. FOUTCH, Prosecuting Attorney.

Number of persons prosecuted, 8,

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Disturbing religious meeting	5	One nolle pros'd; 1 escaped; 1 acquitted; 2

## GRAND TRAVERSE COUNTY.

#### Louis Roberts, Prosecuting Attorney.

#### Number of persons prosecuted, 14.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battory	5	One fined \$10'and costs—appealed; I fined \$5 and costs; I fined \$23 and costs; I jury disagreed—case dismissed; I acquitted. Admitted to ball, falled to appear and ball for-
Burglary. Drunkenness Maliclous injury to dwelling house. Kesisting officer. Violation of liquor law	1 1 3	feited. Acquitted on preliminary examination. Fined 55 and costs. Sattled and noile pros <sup>2</sup> 4. Parties arrested, case settled and discontinued. Pleaded guilty, sentenced to fine of \$25 cach
Violation of liquor law	2	Pleaded guilty, sentenced to fine of \$25 and costs and to be imprisoned in the cojail 10 days—imprisonment suspended.

#### GRATIOT COUNTY.

## CHARLES J. WILLETT, Prosecuting Attorney.

#### Number of persons prosecuted, 52.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1	Pending.
Assault and battery	9	Three discharged, costs paid by defendants; 2 fined \$10 and costs; 3 fined \$2 and costs; 1 fined \$20 and costs.
Assault with intent to commit rape	1	Discharged
Bastardy	1	Settled by marriage, and costs paid. One convicted and sentenced for 3 years; 1
Burglary	3	One convicted and sentenced for 3 years; 1 convicted and sentenced for 2 years; 1 pending.
Defacing marks on timber	8	Panding
Disorderly	8	Pending. Two to Ionia 4 months in default of bond; 1 honds in \$300 for 3 months; 1 sent to jail 5 days; 4 discharged.
False pretenses	4	Three discharged; 1 pending.
Forgery	2	One forfeited recognizance; 1 sentenced for 1
Keeping house of ill fame	3	Discharged.
Larceny		One reasons filed; I nolle prov'd; 3 discharged; 1 sentenced 3 years; 1 sixty days in jail; 1 fined 85 and costs; 3 pending
Slander	4	fined \$5 and costs; 3 pending. One settled; 1 fined \$10 and costs; 2 fined \$5 and
		costs.
Violating liquor law	2	One acquitted; 1 discharged after disagree- ment of jury.

#### HILLSDALE COUNTY.

## BENJAMIN P. SHEPHARD, Prosecuting Attorney.

#### Number of persons prosecuted, 160.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	1	Pending. Convicted and sentence suspended. Gave bail for appearance for examination and forfeited recognizance. Three convicted; 1 sentenced to Ionis 3 years;
Assault and battery		I sentenced to lonis for 5 years; I sent to State Prison for 10 years. Three acquitted; 2 fiscontinued; 1 settled with complainant and fined 1 cent and costs; 2 fent to jail 3 days; 1 fined 35 and costs; 2 fined 35 each without costs; 1 sent to jail 5 days; 1 2 fined 30 and costs each; 1 sentenced to Detroit House of Correction 55 days; 1 sent
Breaking boat fasteners	2	to Ionia 90 days—same appealed and pending; I fined \$25 and costs. Fined \$5 each and costs.

#### HILLSDALE COUNTY .- Continued.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Burglary	5	One discontinued; 2 sentenced to Ionia for 1 year; 1 to Ionia for 18 months; 1 to Ionia for 2 years.
Cruelty to animals	5±	One fined 1 cent and costs; 1 fined \$40.  One acquitted; 2 discontinued on payment of costs by defendants; 1 fined \$2.00 and costs; 3 fined \$2.00 and costs; 7 sent to county jall 10 days; 5 sent to; 1 jall 15 days; 6 sent to jall 10 days; 5 sent to county jall 10 days; 5 sent to county jall 10 days; 5 sent to jall 15 days; 5 sent to jall 15 days; 5 sent to jall 2
Embezslement False protenses Forgery Larceny of all grades	1 2	One discontinuct; 1 pending. Sentenced to Reform Schol we years to Ionia. One sentenced 1 year, and di we years to Ionia. Costs; leaent to jail 30 days; 2 sent to jail 30 days; 1 sentenced to Ionia 63 days; 1 to Detroit House of Correction 53 days; 1 fo Deartoit House of Correction 53 days; 1 foned 20 and costs; 16 sentenced to Ionia 59 days; 3 sent to Ionia 1 year; a sent to Ionia 2 years; 1 sentenced to Ionia 50 days; 1 years; 1 years; 1 years; 2 sent to Reform School; 1 pending; 1 gays bail and forfeited recogniz-
Malicious injury	3	ance. One discontinued; 1 sent to Detroit House of Correction 60 days; 1 pending.
Mayhem Muler Repel Repel Repel Robbery Selling liquor to habitual drunkard Selling liquor without bond Slander Suboration of perjury Violation of insurance laws	1 4 2 1 1 2	Correction od unys, I pending. Pendings Pendings Discontinued on examination. One pending; 3 collected. One sent to State Prison 10 years; 1 pending. Sent to Jail 90 days. Pending. One pending; 1 acquitted. Pending. Pending.

## HOUGHTON COUNTY.

## T. L. CHADBOURNE, Prosecuting Attorney.

Number of persons prosecuted, 96.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	5	One prosecution abandoned before examination; I dismissed by justice of the peace for lack of proof; I sentenced I month in Jali;
Assault, or assault and battery	41	forfeited bail in Circuit Court; 1 notle prof- jon fined Sand \$1 coats; 1 fined \$5 and \$1 coats; 1 fined \$3 and \$2 coats; 1 fined \$3; 1 fined \$3 and 1 fined \$3 and \$2 50 coats; 1 fined \$2; 1 fined \$3; ined \$3 and \$2.50 coats; 1 fined \$3 and coats; 1 fined \$3 and \$4.50 coats; 1 fined \$3 and 1 \$3.00 coats; 1 fined \$3 and \$4.50 coats; 1 fined 55 and \$3.50 coats; 1 fined \$3 and \$4.50 coats; 1 fined 55 and \$3.50 coats; 1 fined \$3 and \$4.50 coats; 1 fined 55 and \$3.50 coats; 1 fined \$5 and \$4.50 coats; 1 fined 55 coats; 1 fined \$5 and \$4.50 coats; 1 fined 55 and \$3.50 coats; 1 fined \$5 and \$3.50 coats; 1 fined 55 coats; 1 fined \$5 and \$4.50 coats; 1 fined 55 and \$3.50 coats; 1 fined \$5 and \$3.50 coats; 1 fined 56 and \$3.50 coats; 1 fined \$5 coats; 1 fined 50 fine; 1 fined \$5 and \$4.50 coats; 1 fined 50 fine; 1 fined \$5 and \$4.50 coats; 1 fined 50 fine; 1 fined \$5 and \$5 coats, and 1 defau of fine committed 10 days; 3 discharged; 50 the; 1 acquitted; 3 sentence suspende

#### HOUGHTON COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with attempt to rob, armed with a	-	
dangerous weapon	1 1	Acquitted.
Assault with intent to kill and murder	2	Convicted of assault and fined \$60.
Bastardy	4	One convicted, gave bonds of \$100; I discharged on marriage with complainant; I pending; I complaint withdrawn.
Burglary	(	Adjudged insane by Judge of Probate and sent to Insane Asylum.
Disorderly	1	Convicted, sentence suspended.
Embezzlement	1	Acquitted.
False pretenses—obtaining money by	1	Acquitted.
Larceny-grand	6	Two discharged on examination; 4 sentence suspended.
Larceny-petit	8	Two discharged; I sentence suspended; I sent to Jail 10 days; I fined \$15 and \$4.35 costs; 3 fined \$10 and \$4.65 costs each.
Larceny from the person	1	Discharged on examination.
Lewd and lascivious cohabitation	2	Roth discharged before examination on mar- riage.
Malicious injury to animals	2	Discharged.
Polygamy	1	Discharged on examination.
Rape	4	Discharged on examination.
Selling intoxicating liquors without license or		
bond	3	One acquitted; I fined \$50 and \$4.55 costs; 1 committed to jail.
Slander—criminal	9	One sent to fail 10 days: 1 fined \$10 and \$8.55
Threatened breach of the peace	3	costs; 6 discharged; 1 sequitted. One in failure to furnish \$300 bonds was com- mitted to jail; 1 gave bonds in \$200 for two months good behavior; 1 gave bonds in \$300 for three months good behavior.

#### HURON COUNTY.

# HIRAM L. CHIPMAN, Prosecuting Attorney.

Number of persons prosecuted, 24.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	. 18	Six fined \$5 each and costs; 1 fined \$12 and costs; 3 fined \$10 each and costs; 1 fined \$11 and costs; 2 fined \$20 each and costs; 2 fined \$20 and costs; 2 saye bonds to keep the peace
Bastardy	1 1 8	Sacquitted. Pleaded guilty and gave bonds. Acquitted. One sent to jail 90 days; 1 appealed; 1 acquitted.
Malicious injury to personal property	1	Discharged.

## INGHAM COUNTY.

# RUSSELL C. OSTRANDER, Prosecuting Attorney.

Number of Persons prosecuted, 383.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction Adultery Assault Assault and battery  Assault with intent to murder  Assault with intent to rayish	1 4 74	Two nolle pros'd; 2 reasons for not informing. Discharged on examination.  Two nolle pros'd; 3 sentenced to county fall 10 days; 1 finet \$3 and costs, or 10 days in fail.  sentence suspended; 2 discontinued; 9 satis, faction acknowledged; 2 dined \$3 and costs or 30 days jail; 2 fined \$2 or 20 days jail; 1 fined \$30 and costs or 90 days at 1 onia; 10 days jail; 2 fined \$3 to reason the sentence of Cormonths; 2 fined \$4 each; 1 fined \$16 or 90 days at 1 onia; 1 fined \$4 each; 1 fined \$5 or 90 days in jail; 2 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 40 days jail; 2 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5 or 90 days at 1 onia; 1 fined \$5; 1
Bastardy	3	One complaint withdrawn; 1 settled; 1 nolle pros'd. Reasons given for not informing.
Burglary	1	One sentenced one year to Ionia; 1 to Ionia 6 months; 1 pending.
Cruelty to animals	ı	One fined \$3 and costs or 15 days in jail; 1 fined \$1 and costs or 10 days in jail.
Disorderly  Disturbing religious meeting  Disposing of chattel mortgaged property  Drunk		One acquitted; 9 discharged; 2 sentence sus- pended; 1 sent to Detroit House of Correc- tion for 6 months; 2 secaped; 1 recognized for 6 3 months good behavior; 4 recognized for 6 days good behavior; 5 recognized for 6 days good behavior; 5 recognized for 90 days; 2 med 6 domonths of 10 days [al.; Adrian, 2 2 med 6 domonths of 10 days [al.; Adrian, 2 3 md costs or 6 days [al.; 3 recognized for good behavior. Fined \$4. Complaint withdrawn. Three tried and acquitted; 7 discharged; 9 fined \$8 and costs or 16 days in [al.]; 40 fined \$5 and costs or 20 days in [al.]; 40 fined \$6 and costs or 20 fined \$6 and costs or 20 fined \$6 and costs or 20 fined \$6 and costs or 2
		days juli; 28 fined 35 and costs or 10 days in juli; i fined 35. 5 fined 310 or 20 days juli; 1 fined 310 and costs or 15 days in juli; 14 sen- tence suspended; 1 fined 55 and costs or 10 juli; 1 fined 35 and costs or 8 days in juli; 4 fined costs; 1 pending; 1 defendant allowed to leave the city.

## INGHAM COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Embezzlement	2	One discharged on examination; I sentenced to
False pretenses	6	State Prison 2 years. Three discharged on examination: 1 nolls
Forgery	3	<ul> <li>pros'd; 1 reasons for not informing; 1 sentence suspended.</li> <li>Two reasons for not informing; 1 sentenced to</li> </ul>
Gaming		State Prison 18 months. One pending: 2 discharged, no appearance of
Illegal votingIndecent exposure of person	2	complaining witness. One acquitted; 1 discharged.
Keeping house of ill fame	1	Discharged. Nolle pros'd.
Larceny	08	Nine acquitted; 2 settled; 3 nolle pros'd; 12 discharged; 1 complaint withdrawn; 1 sentence suspended; 4 fined \$25 and costs or 90
		days at Ionia; 1 fined \$10 and costs or 30 days in county jail; 1 fined \$1 and costs; 1 fined \$5
		and costs or 15 days jail; I fined \$15 and costs or 90 days in Detroit House of Correction: 3
į		sentenced to Ionia House of Correction and Reformatory 90 days each; 1 fined \$15; 1 dis- charged on examination; 1 sentenced to Re-
ı		charged on examination; I sentenced to Re- form School at Lansing; I fined \$25 or 30 days jail; I fined \$9 or 15 days in jail; I fined \$15 or
		30 days jail; I fined \$25 or 90 days jail; I sen- tenced to State Prison I year; I sentenced to
		State Prison 3 years; I sent to State Prison 6 months; I sent to Ionia House of Correction
		and Reformatory 18 months; I fined \$5 and costs or 10 days [all; I fined \$1 and costs or 90
		days at lonia House of Correction and Reform- atory; 1 fined \$2 and costs or 30 days jail; 4
		sentenced to Reform School at Lansing; 1 fined \$70 or 6 months at Ionia House of Correc- tion and Reformatory.
Libel	1	Pending. Sentence suspended.
Perlury	i	Discharged on examination. Discharged on examination.
Resisting officer	1	Discharged.
Robbery	2	Both discharged after two terms of court on account of non-appearance of complaining witness, who claimed to have been robbed.
Slander	7	Three acquitted; I nolle pros'd; 3 discharged. Three gave recognizance for good behavior for
	٥	I year; 1 recognized for four months; 3 dis- charged; 1 nolle pros'd.
Vagrancy		Juvenile sentenced to Reform School at Lan-
Violation of liquor law	16	Three acquitted; 5 discharged; 1 fined \$30 and costs and 10 days in jail; 2 fined \$25 and costs
		and 10 days in fait; I fined \$30 and costs and 15 days in jail; I sent to jail 20 days; I fined \$5 and costs or 10 days jail; 2 discharged on pay-
Willful trespass		ment of State tax.

### IONIA COUNTY.

# F. D. M. DAVIS, Prosecuting Attorney.

Number of persons prosecuted, 188.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	35	Two fined \$15.97; 1 fined \$20.20; 1 sent to Jall II days; 1 fined \$50.50; 1 fined \$50.60; 2 fi
Assault with intent to murder	1	ed on payment of costs.  Discharged by magistrate on examination.  Held for trial and on trial in circuit court convicted of assault and battery and sentenced to 90 days in State House of Correction and to pay a fine of \$100.
BastardyBurglaryBigamy	2	Discharged on trial in Circuit Court. Held for trial and now pending in circuit court One convicted and sent to State House of Cor- rection I year; I discharged on examination.
Concerning chattel mortgaged property Uruelty to animals	66	Acquitted.  Discharged on non-appearance of complainant Thirty sent to jail for 10 days each; 3 sent to jail for 5 days each; 10 fined 48 each; 3 fined 48; each; 1 fined 48; 2 fined 48; 4 sent to jail days each; 7 sent to jail for 20 days each; sentence suspended; 1 fined 480; 18; 1 dis charged on payment of costs.
Disorderly		Two sent to Detroit House of Correction 65 day, each; 2 sent to Detroit House of Correction 65 days each; 4 sent to State House of Correction 90 days each; 1 sent to jail 30 days, 1 sent to jail 30 days, all in default of giving bonds; 1 gave bonds for 6 months; 2 molte proof.
Embezzlement	1	Held for trial in 1880; discharged by court in February, 1881.
Entering railroad car. **Ralse pretenses. **Forgery. **Jaming. **Indecent exposure of person **Asticlous injury to personal property	1 2 2 1	Acquitted: Now pending before magistrate. One acquitted; I discharged. Held for trial now pending in Circuit Court. Discharged on examination. One convicted and sent to Jackson for life; convicted of manishanghier and sent to State House of Correction for 18 months; I acquit
Larceny, simple	24	ted. Two sent to Detroit House of Correction 96 days each; 1 sent to Detroit House of Correc- tion 76 days, 4 sent to State House of Correc- tion 80 days each; 1 sent to Reform School tool county jail 90 days each; 4 discharged on pay- ment of costs after conviction; 1 sent to county jail 190 days; 8 sent county jail 190 days 8 sent county jail
Larceny, compound	17	days each. One sent to State Prison 4 years; 2 sent to State House of Correction 1 year each; 1 sent to jai 30 days; 1 convicted and new trial granted 4 now pending before magistrate; 3 now pend ing in Circuit Court; 2 notle prod.
Leaving dead animals above ground Perjury	}	Convicted; fined \$6. Discharged on examination. Convicted, juvenile, sentence suspended. At request of complaining witness, discharged

#### ABSTRACT OF REPORTS OF

### IONIA COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Slander Rape. Violation of liquor law: (a) Selling without paying tax	1	One compromised; 2 jury disagreed, then dis charged. Held for trial now pending. Discharged on non-appearance of complaining witness.
(b) Keeping open after 10 o'clock in evening	2	Convicted and fined \$25 and costs cach, and lotays in Jail. Convicted, fined \$25 and costs and 10 days in Jail; appealed.

Miscellaneous cases which have been before justice when I was not called in and not reported to me, to the number of about thirty, I cannot give results.

### IOSCO COUNTY.

## CHARLES R. HENRY, Prosecuting Attorney.

Number of persons prosecuted, 76.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	26	Six convicted and fined \$5 each and costs of prosecution; 2 fined \$10 and costs; 1 fined \$6 and costs; 1 fined \$6 and costs; 1 fined \$5 and costs; 1 fined \$5 and costs; 1 fined \$5 and costs; 2 fined \$6 and costs or ten days in fail; 3 discharged.
Assault with intent to murder	2	One discharged; 1 acquitted.
Cruelty to animals	ã.	Two convicted and fined \$5 each and costs; 1 on
•		suspended sentence; I discharged.
Drunkenness	15	Five convicted and fined \$5 and costs; 2 fined \$3 and costs; 1 fined \$4 and costs; 1 fined \$4 and costs; 1 sentenced to 60 days in House of Correction; 1 fined \$5 and costs or 30 days in jall; 1 on suspended sentence; 1 discharged; 2 acquitted.
Embezzlement	2	Discharged by court.
ForgeryKeeping saloon open on legal holiday	3	Convicted and judge suspended sentence. Convicted and fined \$30 and costs each, and stand committed to common jail for 30 days until paid.
Keeping saloon open on Sunday	2	Discharged by court.
Keeping house of ill-fame	3	Two convicted and sentenced for 1 year each;
Larceny	10	l convicted and sentenced one year. One convicted and sentenced to 60 days in House of Correction; I fined \$10 and costs; I sentenced for I year; 2 discharged; I on sus, pended sentence; i fined \$4 and costs; I fined \$5 and costs or 30 days in sai; 2 acquitted.
Periury	1	Discharged by court.
Perjury	Ā	Two convicted and fined \$5 each and costs; I fined \$1 and costs; I fined \$3 and costs.

#### ISABELLA COUNTY.

#### P. F. Dodds, Prosecuting Attorney.

#### Number of persons prosecuted, 45.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	4	Two pending January 1, 1881, nolle pros'd; 1 convicted and sentenced 4 months to State House of Correction at Ionia; 1 sentenced 4
Assault with intent to murder	1 12	months to Detroit House of Correction. Pending January 1, 1881, nolle prof d. One pending; 1 convicted and fined \$75 and costs; 1 fined \$50 and costs; 1 fined \$25 and costs; 1 fined \$15 and costs; 1 fined \$25 and costs; 1 fined \$15 and costs; 1 fined \$25 and costs; 1 fined \$15 and costs; 1 fined \$25 and costs; 1 fined \$15 and costs; 1 fined \$25 and costs; 1 fined \$15 and costs; 1 fined \$25 and costs; 2 fined \$
Assault Burglary	1 3	Convicted, fined \$1 and costs. One pending January 1, 1831, convicted and sent to State Prison 1 year; 1 convicted and sentence suspended; 1 pending.
Disorderly	2	One sent 3 years to Detroit House of of Cor- rection; 1 recognizance of \$100 required.
Drunk and disorderly	8	Convicted, sentence suspended. Seven convicted, fined \$5 and costs each; 1 sentence suspended.
Disturbing religious meeting	1	Convicted, fined \$25 and costs. Pending January 1, 1881, nolle pros'd.
ForgeryLarceny—grand	2	One pending January I, 1881, convicted, fined \$40; 1 pending January 1, 1881, recognizance forfeited.
Larceny—petit	7	Three convicted, sentence suspended; 1 acquitted; 1 convicted, fined \$15 and costs; 1 sent 90 days to State House of Correction at Ionia; 1 costs paid by defendant and discharged.
Selling liquor to minor	1 1 1	Convicted, fined \$25 and 25 days in jail. Held to bail in \$200.

#### ISLE ROYAL COUNTY.

## T. L. CHADBOURNE, Prosecuting Attorney.

No terms of the Circuit Court held in this county during 1881, and no criminal cases or proceedings in which the People were a party in inferior courts which were brought to my attention. No reports from Justices of the Peace.

### JACKSON COUNTY.

## JOHN C. SHARP, Prosecuting Attorney.

Number of persons prosecuted: In Circuit Court, 53; in Justice Court, 629; Total, 682.

CHARGED WITH.	Nо.	THE RESULT AND THE PUNISHMENT.
In Circuit Court.		
Assault and battery (appeal)	3	One settled on paying fine in court below and
Assault with intent to murder	2	costs; I dismissed; I acquitted. At second trial sentenced to 12 years in State prison; I pending.
Bastardy Bigamy	2	Pending. Sentenced to State Prison 3 years.
Buggery	1	Sentenced to State Prison 3 years.
BuggeryBurglary—attempt to commit	1	Sentenced to State Prison 2 years. One sentenced to State Prison 5 years; 1 sen-
Burgiary	•	tence suspended; I nolle pros'd; I acquitted.
Disorderly	1	Dismissed.
False pretences	1	Acquitted.
Forgery	4	One sentenced to State Prison 4 years; 2 sentenced to State Prison 1 year each; 1 sent to iail 3 months.
Gambling Keeping house of ill-fame	1	Recognizance forfeited.
Keeping house of ill-fame	1	Discontinued on payment of costs.
Larceny	6	Two acquitted; I sentenced to State Prison & years; I State Prison 2 years; I State Prison
•		2½ years; 1 sentence suspended.
Larceny from person	4	Two sentenced to State Prison 2 years each: 1
	_	to Ionia House of Correction 6 months;
Larceny from dwelling house in day time	3	pending. One sentenced to State Prison 2 years; 2 ac-
Larceny from dwelling nouse in day time	3	quitted.
Larceny from office in day time	1	Sentenced to Ionia House of Correction a
Larceny from store in day time	2	One sentenced to State Prison 3 years; 1 sen- tence suspended.
Larceny-entering freight car with attempt to		
commit	1	At second trial pleaded guilty of simple lar- ceny and sent to Ionia House of Correction 3 months.
Larceny from person-attempt to commit	1	Sentenced to State Prison 2 years.
Open and gross lewdness	)	Nolle pros'd.
Perjury	1	Nolle pros'd. Pending.
Slander (appeal)	2	One dismissed because of defective complaint:
,	•	1 discontinued,
Violations of Liquor Law: (a) Selling liquor to minor	1	Dismissed on expiration of law under which
(b) Calling liance mishout passes of sau	1	prosecution was commenced. Discontinued on payment of tax and costs.
(b) Selling liquor without payment of tax (c) Selling liquor without having filed bonds.	3	One settled on payment of costs; I discontinued
(-, nquoi wienous maring micu bonus.		-the law having expired; I acquitted.
(d) Violation of law	2	Pending-files missing.
(e) Keeping saloon open on Sunday	1	Discontinued on expiration of law.
IN JUSTICE COURT.		_
Adultery	1	Pending.
Arson	- 4	One held for trial; 3 discharged.
Assault	2	One fined \$10; 1 jury did not agree.

## JACKSON COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
IN JUSTICE COURT.		
Assault and battery	160	Form sentenced to Jonia House of Correction 3 months each; 1 emit 10 Roomen Shool; 1 aent 10 Roomen Shool; 1 aent tonced to Widnys jail 4 form: Shool; 1 aent tonced to Widnys jail 4 form: Shool; 1 list days; 4 to jail 10 days; 10 jail 10 days; 1 fined 35 and 30 days jail; 1 fined 350; 1 fined 350; 5 fined 350 and 30 days jail; 1 fined 350; 1 fined 351; 5 fined 36 and 30 days jail; 1 fined 30; 1 fined 351; 5 fined 31 fined 31; 5 fined 35 each; 1 fined 31; 5 fined 35 each; 5 fined 35 each; 6 fined 37 each; 9 fined 35 each; 1 fined 35; 6 fined 35 each; 6 fined 37 each; 9 fined 35 each; 1 fined 35; 6 fined 35 each; 6 fined 35 each; 6 fined 37 each; 9 fined 35 each; 1 fined 35; 6 fined 35 each; 6 fi
Assault with intent to murder.  Assault with intent to rape.  Assaulting officer.  Attempted larceny from person.  Attempt to commit burglary.  Bigamy.  Buggery.  Burglary on musts.  Disorderly, including vagrants and common pressitutes.	1 2 1 3 1 1 1 2	Two held for trial; I discharged, Discharged, Discharged, Held for trial, Held for trial, Two held for trial; I discharged, Two held for trial; I discharged, Held for trial, One discharged; I held for trial, Acquitted,
Disturbing religious meetings	3 105	Nineteen sentenced to House of Correction at Ionia—1 for 1 year, 1 for 8 months, 2 for 6 months, 2 for 7 months, 2 for 8 months, 3 for 8 months, 1 sent to the Reform 8 choice of Correction—1 for 9 months, 2 for 6 months, 3 for 8 months, 1 sent to the Reform 8 choice 1 daylaria, 23 sent to county jail—1 for 4 months, 4 for 80 days each, 18 for 65 days 10 days, 10 for 10 days, 10 gave bonds for good behavior in the sum of \$100 for 8 months; 10 days, 10 for 10 days, 10 gave bonds for good behavior in the sum of \$200 for 1 months; 3 paid fine of \$10 cach; tharged; 3 acquitted; 10 discharged; 3 discontinued; 11 sentence suspended; 1 provided for his family and was discharged; 17 not respond by justices.  Some sent to county jail 20 days; 18 to jail 5 days, 17 to jail 10 days each; 13 note 31; 5 med \$15 each; 17 med \$15; 5 med \$15 each; 17 med \$15; 5 med \$10 each; 17 fined \$17 fined \$15 each; 17 med \$15; 5 med \$10 each; 18 med \$15; 5 med \$15 each; 17 med \$15; 5 med \$15; 5 med \$15 each; 17 med \$15; 5 med \$
Embezzlement	3	charged. Two discharged on examination; I sent to jail 30 days.
Entering freight car with intent to commit larcony	1 4 5	Held for trial in Circuit Court. Discharged by Circuit Court upon ground that the offense was committed in another county. Two pending; I held for trial; I discharged; I discharged upon settlement with compiler.
Forgery Gaming Keeping house of ill.fame Keeping place of business open on Sunday Larceny—grand Larceny—simple	5 14	discharged upon settlement with complaining witness and payment of costs.  Healt for that in Circuit Court. I discharged.  Une discontinued; theid for trial.  Two acquitted upon jury trial; 3 discontinued.  Seven heid for trial; 4 discharged on trammation; 3 discontinued.  Twenty sentenced to Ionia House of Correction—5 for 1 year, 11 for 3 months, 7 for 90 days; 4 sentenced to Reform 8 food at Lanaing; 18 for 50 days each, 2 for 20 days each, 3 for 10 days each, 1 fined 30; 1 fined 30; 1 fined 30; 4 fine

## JACKSON COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
IN JUSTICE COURT.		
Larceny from the person	15	Seven held for trial; 8 discharged on examina
Larceny from office in day time. Larceny from store in day time. Larceny from store in day time. Larceny from dwelling house in day time. Malicious injury to building. Malicious injury to personal property.  Leaving dead animal unburled. Open and grass lewdness. Perjury. Receiving stolen property. Slander. Seduction. Violation of liquor law.	2 3 3 1 2 3	tion.  Held for trial.  One sent to Jail 20 days; 1 sent to Ionia House of Correction 30 divs; 1 sent 30 days to Detroi  Ten days in Jail.  One held for trial; 1 discharged.  One held for trial; 2 discharged on examina  Held for trial benefastion.  One acquitted; 1 fined 30; 1 jury disagreed and  defendant discharged.  Held for trial 30 each; 3 fined 355 each; 2 fined 35 each; 1 fined 350; 3 acquitted; 3 discontinue  because complaining witness did not appear  trials, and defendant discharged, 2 pieziet  tax and costs; 2 fined 41 each, and 30 days in Jail—appealed; 2 fined 394 each, and appealed  Juliscontinued upon defendant puty, tax o  50 days in jail—appealed; 1 sentence auspend  ed, the law under which prosecution was in  situated having been repealed; 1 fined 394 and  and paid fine; 1 fined 300 and 30 days jail  and paid fine; 1 fined 300 and 30 days jail  and paid fine; 1 fined 300 and 30 days jail  and paid fine; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail  everyed 30 days; 1 fined 300 and 40 days jail

## KALAMAZOO COUNTY.

# FRANK E. KNAPPEN, Prosecuting Attorney.

Number of persons prosecuted 380

		prosecuted, sso.
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2	Both convicted and sentenced, one 4 months to Detroit House of Correction, and the other to Ionia House of Correction and Reformatory
Assault and battery	56	for 3 months.  Thirty convicted and sentenced as follows: 6 fined \$5 each; 3 fined \$10 each; 1 fined \$81; 1 fined \$85; 3 fined \$15; 3 fined \$16; 6 each; 1 fined \$11; 1 fined \$12; 1 fined \$12; 1 fined \$12; 1 fined \$12; 2 fined \$13; 2 fined
Assault with intent to murder	1 8	leent to jail 76 days; 2 sent to Ionia 3 months; 1 jail 30 days; 1 jail 50 day

## KALAMAZOO COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Disorderly	120	One hundred convicted and sentenced: 12 to Detroit House of Correction 1 year cach; 1 to Detroit 9 months; 3 to Detroit 9 months; 6 to Detroit 5 months; 3 to Detroit 9 months; 6 to Ionia 9 months; 2 to Ionia 7 months; 6 to Ionia 9 months; 9 to Ionia 4 months; 6 to Ionia 8 months; 9 to county Jail 70 days; 5 to County 10 molts prof. 6 bonds given; 10 molts giv
Orunkenness	97	In note proces of the control of the
False Pretenses	3	Two nolle pros'd; 1 convicted and sentence suspended by Circuit Court.
Forgery	1	Sentence suspended.
Rambling	3	Two satisfaction rendered; I nolle pros'd.
Jame law	2	Acquitted, One jury disagreed—nolle pros'd; I fined \$5.
Geeping house of prostitution	ī	Fined \$100.
.Arceny	18	Forty-eight convicted: 5 fined \$100 each; 1 fined \$40.30; i fined \$57; 1 fined \$7; 1 fined \$1.36; 1.     fined \$5.70; 2 fined \$5 each; 2 sent to lonia; 1     fined \$5.70; 2 fined \$5 each; 2 sent to lonia; 1     morths; 1 to State Prison 5 years; 4 to jat     forting \$5,00; 2 sent to jail \$9 days; 4 to jat     forting \$5,00; 2 sent to jail \$9 days; 4 to jat     forting \$5,00; 2 sent to jail \$9 days; 2 to     jail \$5 days; 1 jail \$5 days; 2 to jail \$2 days; 2 to     jail \$5 days; jail \$5 days; 1 jail \$6 days; 2 to     jail \$5 days; 1 jail \$6 days; 2 to     jail \$5 days; 1 jail \$6 days; 2 to     jail \$6,00; 2 sent to jail \$9 days; 2 to     jail \$6,00; 2 sent to jail \$6,00; 3 to     jail \$6,00; 3 sent to jail \$6,00; 3 to     jail \$6,00; 3 sent to jail \$6,00; 3 to     jail \$6,00; 3 sent to jail \$6,00; 3 to     jail \$6,00; 3 sent to jail \$6,00; 3 to     jail \$6,00; 3 sent to     jail \$6,00; 3 se
iquor law	3	One nolle pros'd; 2 convicted—appealed and dismissed (the new law having no saving clause to execute sentence if affirmed).
falicious injury to personal property		One nolle pros'd; 3 convicted, and satisfaction rendered.
falicious injury to buildings	2	One acquitted; one fined \$25.
dalicious trespassdurder	4	Fined \$5 each. Convicted and sent to State Prison for life.
	1	(Change of venue to this county from Ottawa county.)
Pointing weapon at another.	1	Fined \$15.
teceiving stolen property knowing it to have been stolen	1	37-77 4
lander	- 1	Nolle pros'd: 1 satisfaction rendered: 2
	-	fined \$10 each.
	2	Fined \$5 each.
unday lawurety to keep the peace	ñ	One nolle pros'd; 2 bonds given; 1 jail 70 days;

## KEWEENAW COUNTY.

## T. L. CHADBOURNE, Prosecuting Attorney.

#### Number of persons prosecuted, 4.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	3	One fined \$10 and costs of \$17.04, and committed in default of payment; I fined \$10 and costs
Threatened breach of the peace	1	of \$13; 1 acquitted. Sentenced to recognize in the sum of \$300, with 2 sureties of \$150 each, for period of 6 months, and to pay costs amounting to \$15.02.
	ı.	1

### KENT COUNTY.

## FRED. A. MAYNARD, Prosecuting Attorney.

Number of persons prosecuted, 558.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
COURTS OF RECORD, 125.		
Assault and battery	17	One convicted and fined \$50; 3 fined \$25 each; 2 fined \$10 each; 4 paid fine below and appeals were dismissed; 5 nolle pros'd; 1 satisfaction filed by complainant; 1 pending in Supreme
Assault with intent to murder		Court. One convicted and sent to Ionia House of Correction 4 years; 2 convicted of assault and battery, and sent to Ionia 90 days each; 1 forfeited recognizance; 1 nolle pros'd; 1 reading.
Assault with intent to rape	1	pending. Convicted and sent to State Prison at Jackson 1 year and 6 months.
Assault with intent to rob	2	Convicted and sent to State Prison 8 years. One convicted and sent to State Prison 1 year; 1 sentence suspended.
Bastardy		One paid \$300; 3 nolle pros'd; 1 forfeited recog- nizance.
Burglary	12	One convicted and sent to State Prison 6 years; 1 sent to State Prison 5 years; 2 sent to State Prison 3 years each; 2 sent to Ionia House of Correction 2 years each; 1 sent to Ionia House of Correction 1 year; 1 sent to Ionia House of Correction 4 months; 1 sent to Ionia guilty.
Carcless use of fire-arms	l 1	Acquitted, Reasons filed.
Conspiracy Embezzlement False pretenses	2 4	Reasons filed. Reasons filed. One acquitted; I forfeited recognizance; 2
Forgery	2	reasons filed. One convicted and sent to Ionia House of Correction 1 year; 1 pending.
Having implements of burglary	1 2	Acquitted. Notle pros'd. Notle pros'd.
		One sent to State Prison 3 years; 1 sent to State Prison 2 years; 4 sent to Ionia House of Correction 2 years each; 1 sent to State Prison 6 months; 1 sent to Detroit House of Corection 1 year; 1 sent to county jail 30 days; 4 acquitted; 1 reasons filed; 1 paid fine below and appeal was dismissed; 2 nolle prov'd; 1 pendling.
Larceny from a dwelling	13	Convicted and sent to State Prison 6 months. One convicted and sent to State Prison 2 years; 1 sent to State Prison 1 year; sent to Instance 1 sent to Instance 1 year; sent to Ionia House of Correction 2 years; 1 sent to Lonia House of Correction 1 year; 3 sent to Lonia House of Correction 1 year; 3 sent to Lonia House of Lorentz 1 year; 3 sent to Lonia House year; 1 sent to State Year; 1 sent to Lonia House Year; 2 sent to Lonia House Year; 2 sent to Lonia House Year; 2 sent to Lonia House Year; 3 sent to Lonia House Year; 4 sent t
Larceny from a store and shop	. 8	One convicted and sent to Ionia House of Correction 3 years; 1 sent to county jail 3 months; 1 sent to county jail 30 days.
Malicious injury to personal property	1	One sent to county jail 15 days; 1 sent to county jail 2 days; 1 nolie pros'd.  Nolle pros'd.
Manslaughter Nuisance	1	Two convicted and discharged by Supreme
		Court; 2 nolle proe'd.

## PROSECUTING ATTORNEYS.

# KENT COUNTY-Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Perjury Receiving stolen property Resisting officer Robbery Uttering forged instrument		One acquitted; 1 nolle pros'd; 1 pending. Information quashed. Reasons fluid. Pending. One sent to State Prison 3 years and 5 months.
	١.	One sent to State Prison 3 years and 6 months; l sent to Ionia House of Correction 6 months; l sent to Ionia House of Correction 90 days; l acquitted. Six dismissed on account of repeal of law; 1
Violation of liquor law	ľ	certiorari, judgment reversed; 2 pending.
COURTS NOT OF RECORD, 433.		
Abandoning child	1 2 3	Discharged. One discharged; 1 nolle pros'd. Nolle pros'd.
Assault and battery	142	Notle provid.  Thirteen sentenced to Ionia House of Correction Sedays; sent to county jail 60 days; learn to county jail 60 days; learn to county jail 50 days; learn to county jail 50 days; learn to county jail 50 days; learn to county jail 15 days; learn to county jail 16 days; learn to county jail 18 da
Assault with intent to murder. Assault with intent to rape Attempt to commit burgary Attempt to commit larceny Attempt to commit larceny from the person. Bastardy.	3 4 1 1	dismissed; 5 nolle pros'd; 18 discharged. Four held for trial; 3 discharged; 1 nolle pros'd. One held for trial; 2 discharged. Two held for trial; 2 nolle pros'd. Discharged. Discharged. Discharged. Three held for trial; 4 nolle pros'd; 1 settled
Bestiality Burglary Careless use of fire-arms Cruelty to animals	1 12 1 2	by the partice. Held for trial and escaped from officer. Nine held for trial; 2 nolle pros'd; 1 discharged. Held for trial. One sont 12 days to county jail; 1 fined \$5 and costs.
Defrauding hotel-keeper	23	Fined: 35 and costs. Seven bond giren; 3 sent to Ionia House of Correction 4 months; 2 sent to Ionia House of Correction 90 days; 1 sent to Ionia House of Correction 1 year; 2 sent to Ionia House of Correction 1 year; 2 sent to county jail 35 days; 1 sent to Detroit House of Correction 90 days; 2 sent to Reform School; 2 complaint withdrawn; 2 notle prof. 1 dismissed.
Disposing of mortgaged property Disturbing religious meeting	3	Discharged. One fined \$5 and costs or 20 days in jail; 1 fined \$10 and costs or 10 days in jail; 1 discharged.
Drunk	11	Seven fined \$5 and costs; I sent to county jail
MINO 2210 MC U	1	One held for trial; I sent to Ionia house of Correction 90 days; I complaint withdrawn; I nolle pros'd.
False pretenses	7 5 4 17	Four held for trial; 3 discharged. Four held for trial; 1 discharged. Two held for trial; 2 nolle pros'd. Eleven held for trial; 5 nolle pros'd; 1 dis-
Larceny—petit		charged.  Fourteen sentenced to Ionia House of Correction 90 days; I sent to county jail 90 days; I sent to county all 90 days; I sent to county all 90 days; I sent to county
		charged. Fourteen sentenced to Ionia Honse of Correction 90 days; I sent to county jail 80 days; I sent to county jail 81 days; 2 sent to county jail 90 days; 2 sent to Reform School; I fined \$40 and costs; 3 fined \$85 and costs; 1 fined \$86 and costs; 1 fined \$86 and costs; 3 fined \$87 and costs; 3 fined \$87 and costs; 2 fined \$87 and \$87 a

### KENT COUNTY .- Continued.

CHARGED WITH.	No. THE RESULT AND THE PUNISHMEN
Larceny from dwelling, store, and office.  Larceny from the person  Malicious injury to dwelling.  Manslaughter.  Manslaughter.  Manslaughter.  Manslaughter.  Marier.  Perjury.  Frofane awaring.  Tobbery.  Sobbery.  Sobbery.  Soblety to keep the peaco.  Swedtclion.  Violation of liquor law.	1 Held for trial. 3 Discharged. 3 Two held for trial; 1 discharged. 3 Finet \$1 and costs. 2 One held for trial; 1 discharged. 4 Three held for trial; 1 nolle pros'd. One convicted and fined \$10 and costs; 1 no pros'd.

## LAKE COUNTY.

# THOMAS SMURTHWAITE, Prosecuting Attorney.

Number of persons prosecuted, 28.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery Arson Assault and battery.	4 1 13	Pending Died after examination and before trial One fined \$10 and costs or 10 days in jail—com One fined \$2 and costs each or 5 days jail paid fines \$2 and costs each or 5 days jail paid fines; 2 fined \$5 and costs or 10 day jail—1 paid fine, 1 served time; 2 sen tenced to Ionia House of Correction 90 day each; 1 jury disagreed—notic proof c; 1 notic Ing. (1) jury disagreed—pend
Burglary (statutory-breaking with intent to rape)	2	One sentenced to State Prison 2½ years; 1 dis charged on examination.
Conveying tools into jail with intent to aid es- cape of prisoner	1	Sentenced to Ionia House of Correction months.
Drunk and disorderly	1	Three fined \$10 and costs; 1 fined \$5 and costs. Sentenced to State House of Correction at Ionia.
Larceny	2	One fined \$50 and costs or 60 days in Detroit House of Correction—served time; 1 (young girl) sentence suspended.

### LAPEER COUNTY.

## R. L. TAYLOR, Prosecuting Attorney.

Number of persons prosecuted, 111.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson Assault and battery	1 38	Held for trial.  One fined \$200 r90 days in House of Correction at Ionis; I fined \$20 or \$90 days in jall; I fined \$15 or 100 in; I fined \$50 or \$90 days in lead; I fined \$15 or 20 days in lead; I fined \$2 and 150 or 20 days in lall; I fined \$3 and costs or 10 days in lall; I fined \$5 and costs or 10 days in lall; I fined \$5 and costs or 10 days in lall; I fined \$5 and it costs or 10 days in lall; I fined \$5 and it costs or 10 days in lall; I fined \$5 and it costs or 10 days in lall; I fined \$5 and it costs or 10 days in lall; I fined \$5 and it costs or 10 days in lall; I fined \$5 and it costs or 10 days in lall; I fined \$5 and it costs or 10 days in lall; I fined \$5 and it costs or 10 days in lall; I fined \$5 and it costs or 10 days in lall; I fined \$5 and it costs or 10 days in lall in
Assault with intent to murder	3	ants acquitted and complainant paid costs. One sent to House of Correction 6 months; ? convicted of assault and battery and fined
Burglary	3	\$200; lacquitted; 3 held for trial.  One sent to State Prison for 3 years; 1 nolle  pros. entered; 1 forfeited recognizance.
Conspiracy to defraud	3 1 8	Held for trial.  Pending.  One gave bonds for \$500; 1 gave bonds for \$300;
Drankenness	26	I acquitted. Twelve fined \$5 and costs each, or 20 days in jail; 4 fined \$5 or 10 days in jail; 1 fined \$5 or 30 days in jail; 1 fined \$10 or 20 days in jail;
Larceny	20	4 fined St and costs, 4 sentence suspended. One sentenced to lonis 3 years; learnleneed to State Prison 1 years and 6 months; learn to State Prison 1 years and 6 months; learn to life the sentence of the se
Lewd and laseivious cohabitation	1 1 1	ted; ! discharged; 2 pending. Forfeited recognizance. Acquitted. Acquitted. Discharged on examination. Discharged on examination. Sent to lonia ! year. One absconded; ! nolle pros. entered; ! discharged.

### LEELANAW COUNTY.

## GEORGE A. CUTLER, Prosecuting Attorney.

Number of persons prosecuted, 4.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Maliciously exposing poison with intent that the same should be taken and swallowed by the cattle of another	1	Convicted,—granted a new trial, pending which defendant remains in jail. Imprisonment 6 months.
	į	

### LENAWEE COUNTY.

## RICHARD A. WATTS, Prosecuting Attorney.

Number of persons prosecuted, 324.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
Abducting girl under 16 years of age	. 1	Settled-costs paid by defendant. Discharged.
Areon Assault Assault and battery	63	One convicted and fined the costs; 1 acquitted. Three acquitted; 11 discharged; 20 convicted; 2 sent to Reform School for boys at Lansing; 2 sent to Jali 10 days each; 16 paid costs as a 4 lined \$5 each and costs; 2 jail 30 days; 2 sent to the Reform School for Girls at Adrian until 21 years old; 2 jail 80 days; 2 air drain and costs; 4 lined \$50 each and costs; 4 air did \$6 days and sent to Asylumat Frontiac; 4 fined \$8 each and costs; 4 solices suspended; 1 fined \$8 ach and costs; 4 solices suspended; 1 fined \$10 and costs; 4 solices suspended; 1 fined \$10 and costs; 4 solices suspended; 1 days each; 1 fined \$10 and costs; 4 solices suspended; 1 fined \$10 and costs; 4 sol
Assault with intent to commit rape	2	Both convicted and sent to Ionia House Correc- tion and Reformatory, 1 for 2 years, 1 for 1 year.
Breaking into and entering into railroad car with intent to gain passage	3 4	
Disorderly persons	75	one sent to jail 30 days; 2 sentence suspended. Three sent to Ionia House Correction and Reformatory, 1 for 5 years, 1 for 3 years, 1 for 2 years, 1 for 3 months; 4 for 8 months; 1 sent to Ionia for 6 months; 4 for 3 months; 1 for 2 months; 1 for 5 months; 1 sent to Ionia for 6 months; 1 for 6 months; 3 for 3 months; 1 for 1 months; 1 for 6 months; 5 for 3 months; 1 to Detroit House Correction for 4 months; 1 for 6 months; 3 for 3 months; 1 to Detroit House Correction for 5 for 3 months; 2 sent to Reform School for Boys, at Lansing; 2 sent to jail for 55 days; 1 found sureties for good behavior in the sum of \$300 for 1 months; 4 in the sum of \$300 for 3 months; 4 in the sum of \$300 for 5 months; 5 in the sum of \$300 for 3 months; 4 in the sum of \$300 for 3 months; 5 months; 6 months; 1 in the sum of \$300 for 3 months; 5 months; 6 months; 7 months; 6 months; 7 months; 7 months; 7 months; 9 mont
Drunkenness		One dismissed; 76 convicted: 15 paid fine of \$5 each and costs; 17 paid costs; 9 paid fine of \$10 each and costs; 10 sent jail 20 days; 1 jail 15 days; 3 jail 10 days; 3 jail 15 days; 2 jail 12
Embezzlement	1	days; 16 sentence suspended. Sent to Ionia House Correction and Reformatory for 90 days.
False tokens and pretenses	4	One dismissed; 1 sent jail 6 months; 1 fined \$100 and costs; 1 sent State Prison 15 months.
ForgeryIncest	3 2	Two discharged; I sent to State Prison 2 years. One sent to Reform School for Girls; I forfeited
Indecency	1 58	ball of \$500.  Sentence suspended. One acquitted: 2's discharged; 3'2 convicted: 2's sent to lonia House Correction and Reformation and Reform
Liquor law, violation of	12	Two acquitted; 5 discharged; 5 convicted; 3 fined \$55 and costs of suit and jail 10 days; 1 fined \$50 and jail 10 days; 1 fined \$100 and 10 days in jail.
Malicious injury to personal property	4	One fined \$1 and costs; \$ discharged. Sentence suspended.
Slander Selling diseased and unwholesome meat Seduction	1	Acquitted. Discharged.

## LIVINGSTON COUNTY.

# LUKE S. MONTAGUE, Prosecuting Attorney.

Number of persons prosecuted, 102.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abortion	1 2	Pending. One nolle pros'd; one discharged on examina-
Assault	1	blscontinued—costs paid by complaining wit-
Assault and battery	40	ness. victed and paid 31 and costs-paid: 20 covoleted and fined \$3 and costs-paid; 20 covoleted and fined \$3 and costs-paid; 14 convicted and fined \$3 and costs-paid; 16 convicted and fined \$50 and costs-paid; 10 convicted and fined \$50 and costs-paid; 1 convicted and sentenced 16 days in jail-served out sentence; 3 convicted and sentenced to State House of Correction for 90 days such-served costs; 1 tried and acquitted by jury, complaining witness paying costs; 1 settled; 5 discontinued—insufficient evidence; 3 discontinued—insufficient evidence; 3 discontinued—insufficient evidence; 3 discontinued—insufficient evidence; 3 discontinued a failure to file security for costs; 3
		tried and acquitted by jury; 1 jury disagreed and discontinued; and 2 convicted and sen- tence suspended.
Assault with intent to maim	1	Discontinued and arrested for and convicted of assault and battery.
Assault with intent to murder	2	One acquitted on trial, and I held for trial— pending.
Assault with intent to commit rape	1	Convicted and sentenced to State Prison for 8
Bastardy	1	Discharged on examination. Discontinued and arrested for and convicted of simple larceny.
Cruelty to animals		One convicted and fined five and costs—paid; and one convicted and fined \$25 and costs— paid.
Disturbing school	5	All convicted and fined \$2 each and coats—paid. One (vagrancy) tried and acquitted by jury; 2 (vagrancy) discontinued; I (common drunk- ard) convicted and sentenced to State House of Correction for 6 months—served out sen-
Drunk	18	tence; and I (common prostitute) convicted and sentenced to jail 65 days. Five convicted and fined 55 cach and costs— paid; 2 convicted and fined 50 cach and costs— paid; 3 convicted and sentenced to jail 20 days each—earyed out sentence; 3 discontin-
Embezzling chattel mortgaged property	1	ued, and 1 pending. Settled, defendant paying costs.
Keeping open saloon on Sunday	1	Discontinued, defendant paying costs. Convicted in justice court, appealed to circuit
Larceny, simple	6	court and again convicted and recognized to appear at next term of court for sentonce. One convicted and sentenced to State Referm School until 11 years of age—serving out sen- tence; I convicted and sentenced to half for 20 days—served out sentence; and 4 settled
Larceny, grand	2	and discontinued, defendant paying costs. One discontinued (disputed property), and 1 tried and acquitted by jury.

# LIVINGSTON COUNTY-Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny from dwelling-house	5	One convicted and sentence suspended—defendant paying all costs of prosecution; I convicted and sentenced to State House of Correction for 6 months—serving out sentence; 2 discontinued at examination; and I pending.
Libel	1	Settled, defendant paying costs. Discontinued and arrested for and convicted of cruelty to animals.
Murder	_	Convicted and sentenced to State Prison for 20 years—serving out sentence.
Malicious destruction of personal property. Obtaining intoxicating liquors under false pre- tenses Robbery. Seduction. Selling intoxicating liquor to a person in the habit of getting intoxicated. Stander Stander	1 1 1	Pending.  Pending.  Discontinued on examination.  Tried and acquitted by jury.  Convicted and sentenced to jail for 90 days— served out sentence.  Tried and acquitted of jury.  Output of the sentence of the

### MACKINAC COUNTY.

## P. N. PACKARD, Prosecuting Attorney.

Number of persons prosecuted, 77.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	15	Two fined \$5 each or 10 days in jail; 2 fined \$ each or 5 days in jail; 3 fined \$1 or 5 days in jail; 7 acquitted; 1 noite pros'd.
Careless use of fire-arms	١.	Jail; 7 acquitted; 1 nolle pros'd.
Discrete use of hre-arms	7	Committed for want of sureties.
Disorderly persons		Two fined \$1 and costs or 5 days in jail; 6 fined
		\$5 each or 10 days in jail; 2 fined \$3 and cost each or 5 days in jail; 12 fined \$10 and cost each or 10 days in jail.
Fraudulent disposition of mortgaged chattels	1	Nolle pros'd.
Indecent exposure of personInjury to dwelling houses	2	One nolle pros'd; 1 broke jail and escaped. Fined \$5 and cost or 10 days in jail.
Injury to dwelling houses	1	Fined 25 and cost or 10 days in jail.
Keeping open saioon on Sunday	2	'One acquitted: I discharged.
Larceny	10	One fined \$50 or 60 days in Detroit House Correction; I fined \$15 or 30 days in jail; I held for tria in Circuit Court; Sacquitted; 4 nolle pros'd.
Murder	1	Discharged on examination.
Obtaining money under false pretenses	2	Nolle pros'd.
Selling spirituous liquors without paying tax	7	Three fined 800 each and 10 days in jail, or in default of fine 60 days in jail; 3 acquitted; discharged.

### MACOMB COUNTY.

## IRVING D. HANSCOMB, Prosecuting Attorney.

Number of persons prosecuted, 110. Convicted 78.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	34	Twenty-four convicted: 1 fined \$15 and costs; 1 fined \$6; 7 fined \$6 each, and costs; 2 fined \$8 each; 1 fined \$3 and costs; 1 fined \$2 and costs; 3 fined \$1 and costs each; 1 fined \$0.25 and costs; 6 settled on payment of costs; 7 sent
Assault with intent to ravish	2	to jail for short terms; 4 acquitted. Convicted: 1 sentenced to State House of Cor- rection at Ionia 6 months; one sentenced to
Attempt to commit burglary	1	Ionia 2 years. Convicted and sentenced to Reform School
Burglary	3	until 18. One pending: one acquitted; 1 reasons for not filing information.
Disorderly, and drunk and disorderly		Convicted: four sentenced to 20 days in jail; five fined \$5 and costs each; 2 fined \$5 each; 3 fined \$10 and costs each; 1 sentenced to Detroit House of Correction \$6 days: 1 gays
Disturbing religious meetings	3	recognizance for good behavior. Convicted and fined \$5 each and costs.
False prefenses	2	Reasons for not filing information.  Court held the common law offense abrogated by the civil statute, and that the proceedings
Forgery		bo quashed.  Convicted: I sentenced to State Prison one year, and I sentenced to State Prison for 6 months.
Misappropriation of personal property by	١.,	Pending.
agent	22	Sixteen convicted: 4sentenced to Detroit House of Correction 80 days each; 1 to State Prison 6 months; 1 to Ionia 2 years; 1 to Ionia 4 years; 1 to jail 20 days; 2 to Ionia 6 months each; 1 to jail 20 days; 3 to Reform School until 18; 1 to Ionia 4 months; 1 settled on payment of costs; 1 discharged;
Lewd and lascivious cohabitation	2	1 pending and 3 acquitted.  Convicted: 1 sentenced to 30 days in jail, and 1 to 90 days in Detroit House of Correction.
Placing obstructions on railroad	1	Acquitted.
Resisting officer	1	Pending. Pending.
SeductionSelling liquor without paying tax	â	Convicted: I sentenced to pay a fine of \$25, and be imprisoned 10 days in iail; 3 sentenced
Selling liquor to intoxicated personSlander	4	to 30 days in jail each. Convicted and fined \$25 and costs. One convicted and fined \$10; 1 settled on payment of costs; 2 acquitted.
Sureties of the peace	5	Convicted and 4 entered into recognizance for 6 months each; I sentenced to Reform School until 18.
Vagrancy	1	Convicted and sentence suspended.
Willful and malicious injury to personal prop- erty	8	One convicted and fined \$10; 2 discharged.

### MANISTEE COUNTY.

# ALEXANDER H. DUNLAP, Prosecuting Attorney.

Number of persons prosecuted, 849.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abusive language.	15	Four fined costs; 3 fined \$1 and costs; 1 fined \$3 and costs; 3 fined \$5 and costs; 1 imprisoned 12 days in Jall; 1 to jail 15 days; 2 sentence sus-
Assault and battery	110	pended. Sixty-six convicted: 3 fined costs; 11 fined \$1 and costs; 7 fined \$2 and costs; 8 fined \$3 and costs; 1 fined \$5 and costs; 1 fined \$8 and costs; 1 fined \$5 and costs; 1 fined \$8 and costs, 1 fined \$5 and costs; 1 fined \$8 and costs, 1 fined \$5 and costs; 1 fined \$8 and costs, 1 fined \$2 and costs, 1 fined costs, 2 fined \$2 and costs, 2 fined costs, 2 fined \$2 and 10 fined \$2 and costs, 2 fined \$2 and costs, 2 fined costs, 2 fin
Assault with intent to commit murder	1	One discharged on examination; one acquit- ted.
Assault with intent to commit rape	1	Discharged on examination — (case brought without knowledge of Prosecuting Attor-
Bastardy		Two settled by marriage—costs paid; 1 with- drawn by complainant.
Burglary Cruelty to animals Driving upon bridge faster than a walk Drunk and disorderly.  Forgery	148	Arrested and held for trial. Acquitted. One fined \$1 and costs; 17 fined \$3 and costs. Thirty-nine fined costs; 17 fined \$1 and costs; 5 fined \$1 and costs; 17 fined \$1 and costs; 5 fined \$1 and costs; 17 fined \$1 and costs; 6 fined \$10 and costs; 17 fined \$1 and costs; 6 fined \$10 and costs; 2 sent to juli 26 days; 2 sent to juli 36 fidays; 11 sent to juli 10 days; 5 sent to juli 10 fidays; 15 Glumissed on suspended sentence; 3 Not arrested.  Not arrested.
Giving a bribe	1	Discharged on examination.  One sentenced to Ionia House of Correction and Reformatory for 6 months; 1 pending; 1 discharged on examination; 1 acquitted.
Keeping disorderly house		Acquitted. Four convicted and fined \$5 and costs; 1 sent to jail 12 days; 1 sent to jail 20 days; 6 sent to Ionia House of Correction and Reformatory 90 days; 2 sent to Reform School; 6 noils pros'd on payment of costs: 1 complaint with
Larceny—from the person. Libel Malicious injury to property	1 1 2	drawn; 4 pending. Complaint withdrawn. Fined \$10 and costs. One sentenced to 5 days in jail; 1 sent to jail 15
Receiving bribe	1 1	days.  Discharged on examination.  Pending in Circuit Court.  Bond filed and costs paid.  Bond filed and costs paid.  discharged in the city within twenty- four hours; i sent to loni. House of Correc- rection and Beformatory for 90 days.  One fined 325 and costs and 10 days in jail; i sen.
Violations of liquor law	16	One fined \$25 and costs and bldays in jall; a sentenced to same fine and imprisonment and appealed; I the same sentence, but released on write of habeau corpus; I jury disagreed—discharged on payment of costs; I escaped; 6 acquitted; 5 notice provid.

## MARQUETTE COUNTY.

## JOHN Q. ADAMS, Prosecuting Attorney.

Number of persons prosecuted, 197.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	92	One convicted and sent to House of Correction 90 days; 12 sentenced to county jail; 1 for 10 months, 2 for 30 days, 2 for 10 days, 1 for 6 days, 1 for 4 days, 1 for 2 days; 1 fined \$25 and 60 days jail; 3 fined \$3 and costs; 4 fined \$3 and costs; 16 fined \$5 and costs; 4 fined \$3 and costs; 16 fined \$5 and costs; 16 fined \$5 can costs; 16 fined \$5 costs; 16 fined \$5 costs sach and costs; 4 fined costs; 2 fined 50 costs sach and costs; 4 fined costs; 2 fined 50 costs sach and costs; 4 fined costs; 2 fined 50 costs sach and costs; 4 fined costs; 2 fined 50 costs sach and costs; 4 fined costs; 2 fined 50 costs sach and costs; 4 fined costs; 1 gave bonds to keep the costs; 2 fined 50 costs sach and costs; 4 fined costs; 1 gave bonds to keep the costs; 2 fined 50 costs sach and costs; 4 fined costs; 1 gave bonds to keep the costs; 1 fined \$5 costs sach and costs; 2 fined 50 costs sach and costs; 4 fined costs; 2 fined 50 costs sach and costs; 4 fined costs; 3 fined \$10 costs sach and costs; 4 fined costs; 3 fined \$10 costs sach and costs; 4 fined costs; 4 fined costs; 5 fined 50 costs sach and costs; 4 fined costs; 6 fined 50 costs; 6 fined 50 costs sach and costs sach an
Assault with intent to commit rapeBastardy	1 1 1	Convicted and sent to State Prison 4 years. Convicted and sent to jail in default of bond. Sent for 16 months to House of Correction at Ionia.
Drunk and disorderly  Embezzlement Keeping disorderly house		Nine sent to jail in default of bonds for good behavior; 7 sent to jail for 10 days; 1 sent to jail for 6 months; 10 fined \$5 each; 10 fined \$5 each; 1 fined \$1; 1 fined costs; 3 discharged. Discharged.
Keeping disorderly house Larceny	17	Discharged. Two fined \$1 and costs; 1 fined \$2 and costs; 1 fined \$25 and costs and sent to jail 60 days; 1 sent to Jail 50 da
Maliclous injury to dwelling Obtaining money under false pretenses	1 3	Sentenced to House of Correction 90 days. One nolle pros'd; 1 jury disagreed; I acquit-
Robbery. Receiving stolen property Selling liquor contrary to law	1	10 sent 29 days to jail; I sent to jail 10 days; I sent to jail 6 days; 2 sent to jail 5 days; 1 ac-
Threats to do bodily injury	10	quitted; 3 fined costs. Seven convicted and gave bonds to keep the peace for 1 year; 1 acquitted; 2 discharged.

### MASON COUNTY.

## DANIEL V. SAMUELS, Prosecuting Attorney.

## Number of persons prosecuted, 79.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2	One convicted and fined \$35; 1 discharged on payment of costs and promise to leave county.  Fourteen convicted and fined \$5 each; 5 fined
Assault and Dattery	01	30 each; 2 fined \$15 each; 1 fined \$25; 1 fixed \$2; 1 fixed \$3; 1 fixed \$2; 7 discharged on payment of costs; for non-payment of fixes is sent to jail 6 days; 1 for 13 days; 1 for 15 days; 1 for 3 days; 1 for 3 days; 2 sentence suspended; 1 appealed; 1 acquitted.

#### ABSTRACT OF REPORTS OF -

### MASON COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Bawdy-house, keeping of	1	One convicted and fined \$50; I fined \$10. Pending in Circuit Court. Pending in Circuit Court. Five committed to fount for I year each; 2 gave bonds for 6 months each; 1 acquitted; 3 dis- charged on payment of costs.
Embezglement False pretonuses Hiegal voting. Larceny	1	oranged out payment of costs.  Oranged out payment of costs.  Sent to [sit] 50 days.  Acquitted.  Two sent to State Prison for 1 year; 1 sent to State Prison 2 years; 1 fined \$55; 1 fined \$10; sent to [sit] 50 days ent to [sit] 50 days ent to [sit] 50 days and the start to [sit] 50 days; 1 discharged on payment to [sit] 50 days; 1 discharged on payment [sit] 5 acquitted, 2 pending; 1 secaped from [sit]; 3 acquitted,
Liquor law, violation of	•4	One fined \$50 and committed for 10 days; 2 ac-
Malicious injury	$\frac{2}{2}$	quitted; I discharged on payment of costs. One fined \$5; I acquitted. One pending; one acquitted on preliminary ex- amination.
Slander	1	Acquitted.

### MECOSTA COUNTY.

## L. G. PALMER, Prosecuting Attorney.

Number of persons prosecuted, 100.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1	Nolle pros. entered.
Assault and battery	21	One sent to jail 60 days; 1 sent to jail 80 days; sent to jail 10 days; 3 sent to jail 90 days each 1 fined \$50; 2 fined \$10; 3 fined \$5; 1 acquitted 2 pending; 3 nolle pros'd; 3 discharged upon
	١.	payment of costs.
Assault with intent to murder		Held for trial.
Burglary	8	Two held for trial; 1 discharged upon examin ation.
Disorderly	17	One sent to jail 6 months in default of giving bail; 1 sent to jail 60 days; 1 fined \$5; 4 fined \$1 each; 2 fined \$10 each; 3 discharged upon
		\$1 each; 2 fined \$10 each; 3 discharged upor
Distancia a activida a sinativa	١.	payment of costs; 5 nolle pros'd.
Disturbing religious meeting	1 ,8	Discharged upon payment of costs. Five sent to jail 20 days each; 6 fined \$10 and
VI 414	100	costs each; 2 fined \$5 and costs each; 2 fined \$1 each; 1 escaped pending trial; 1 pending
		1 dismissed.
Jail breaking	2	Held for trial.
Arceny	20	Two sent to State House of Correction
·		months; 5 pending; 3 sent to jail 80 days; discharged upon payment of costs; 1 fined \$2; 4 nodle proof d; 3 discharged.  One held for trial; 1 nolle proof d.
Maliclous injury	2	One held for trial: 1 nolls provid
Anna	2	One held for trial; I nolle pros'd.
tapeteceiving stolen property	ĩ	Discharged
lobbery	ī	Pending.
liolating liquor law	7	Five fined \$25 each; 2 nolle pros'd.

### MENOMINEE COUNTY.

## RICHARD C. FLANNIGAN, Prosecuting Attorney.

Number of persons prosecuted, 82.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	27	Nine paid fine of \$3 and costs; 1 fined \$5 and costs.—Sine remitted; 3 fined \$6 and costs; 2 fined \$1 and costs; 2 fined \$1 and costs; 1 fined \$25 and costs; 2 fined \$15 and costs; 1 fined \$25 and costs; 2 fined \$55 and costs; 1 fined \$25 and costs; 1 fined costs; 1 paid costs and discharged; 1 discontinued; 1 committed to county jail 6
Assault with intent to murder	1	months. One convicted of assault and battery and committed to House of Correction 18 months; 1
Assault with intent to rob	2	pending; 2 nolle pros'd. One convicted of assault and battery and committed to the House of Correction 8 months; I pending.
Assault with intent to rape	ļ	Discharged.
senger train		Pending. Married and discharged.
Breaking jail		Acquitted.
Disturbing public meeting	3	Two paid fine of \$5 and costs; I fine of \$10 and costs.
Drunk and disorderly	}	Four committed to county jail for 10 days; 1 jail 5 days; 2 discharged on paying costs; 4 fined \$5 and costs; 1 fined \$2 and costs.
Embezzlement	4	Discharged. Two fined \$10 and costs; 2 discharged on paying costs.
Keeping house of ill fame	4	
Keeping saloon open on Sunday	2	Paid \$25 and costs.
Keeping shop open on Sunday Larceny, grand	9	Paid \$3 and costs. One committed to House of Correction 2 years; 2 sent to Reform School; 1 jail 10 days; 1
Malicious injury to dwelling	6	pending; 1 nolle pros'd; 3 discharged. Three fined \$10 and costs; 1 sent jail 60 days. Two pending; 3 not found; 1 broke jail and escaped.
Nulsance	1	Discharged. Paid costs and discharged.
Surety of the peace	3	Bonds given.
	•	,

### MIDLAND COUNTY.

## JAMES VAN KLEECK, Prosecuting Attorney.

#### Number of persons prosecuted, 111.

each; I sent to Ionia House Correction and Reformatory 90 days; I sent to Jail 80 days; I fined 81-all fines paid. One fined 810, ap peaked—pending; complaint withdrawn and peaked—pending; complaint withdrawn and peaked—pending; complaint withdrawn and peaked—pending; complaint withdrawn and peaked—one of the peaked and sent to State Prison 1 year; discharged on trial.			
cach; i sont to Ionia House Correction and Reformatory 90 days; i sent to jail 56 days; if fined \$1-all\$ fines paid. One fined 30 and coasts paid; 3 discharged on trial.  One convicted and sent to State Prison I year; i discharged on trial.  One convicted and sent to State Prison I year; i discharged on trial.  Sent to Reform School for Girls at Adrian.  One convicted 30 and 50 and 50 appealed—pending; jail 30 days; 3 discharged without trial.)  Orunk 25 and 50 appealed—pending; jail 30 days; 3 discharged without trial.  Trively convicted and fined \$1 cach; 7 lined \$2 cach; 1 lined \$3 cach; 2 sent to jail 50 days; 3 sent to jail 50 days; 5 sent to jail 50 days;	CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
cach; i sont to Ionia House Correction and Reformatory 90 days; i sent to jail 56 days; if fined \$1-all\$ fines paid. One fined 30 and coasts paid; 3 discharged on trial.  One convicted and sent to State Prison I year; i discharged on trial.  One convicted and sent to State Prison I year; i discharged on trial.  Sent to Reform School for Girls at Adrian.  One convicted 30 and 50 and 50 appealed—pending; jail 30 days; 3 discharged without trial.)  Orunk 25 and 50 appealed—pending; jail 30 days; 3 discharged without trial.  Trively convicted and fined \$1 cach; 7 lined \$2 cach; 1 lined \$3 cach; 2 sent to jail 50 days; 3 sent to jail 50 days; 5 sent to jail 50 days;			
Idischarged on Irial   Idischarged   Idischa	Assault and battery	16	each; 1 sent to Ionia House Correction and Reformatory 90 days; 1 sent to jail 65 days; 1 fined \$1-all fines raid. One fined \$10 ap
Idischarged on Irial   Idischarged   Idischa			pealed-pending; 4 complaint withdrawn and
Idischarged on Irial   Idischarged   Idischa	Assembly with Intent to mundan		costs paid; 3 discharged on trial.
Jommon prostitute.   1   Sent to Reform School for Girls at Adrian.	Assault with intent to blurder	٠ ا	l discharged on trial.
Some sont to Ionia 90 days; 1 sent to Jail 36 and 16 and	Common prostitute		Sent to Reform School for Girls at Adrian.
months. (Six prosecuted under village vs. 1 nance: 1 sent to jail 15 days; 1 jail 20 days; 1 nance: 1 sent to jail 15 days; 1 jail 20 days; 1 jail 30 days; 3 discharged without trial.) 77 **The view convicted and fined 8 cach; 7 lined 82 \$10 each; 1 lined \$6.—appealed—pending; 1 fined \$15; 2 sent to jail 5 days; 2 sent to jail 6 days; 1 sent to jail 5 days; 2 sent to jail 10 days; 2 sent to jail 5 days; 3 sent to jail 10 days; 3 sent to jail 5 days; 5 sent sent days; 1 days; 3 sent to jail 5 days; 5 sent sent days; 1 days; 3 sent to jail 5 days; 5 sent sent days; 1 days; 3 sent to jail 5 days; 5 sent sent days; 1 days; 3 sent days; 5 sent sent days; 1 lisher to jail 5 days; 5 sent sent days; 1 lisher to produce the sent sent sent sent sent sent sent sen	Cruelty to animals	1	Convicted, fined \$25; appealed—pending.
nance: 1 sent to jail 15 days; 1 jail 20 days; 1 jail 20 days; 1 jail 20 days; 2 discharged without trial.)   Twelve convicted and fined \$1 each; 7 lined \$2 each; 5 fined \$8 each; 6 fined \$8 each; 7 fined \$8 each; 8 each; 10 days; 2 sent to jail 20 days; 5 sentenced suspended; 9 discharged or complaint withdrawn.   Discharged on examination.   Acrosy	Disorderly persons	8	One sent to Ionia 90 days; 1 sent to jail 3
Drunk			nance: I sent to lail 15 days: 1 iail 90 days: 1
each; 5 fined \$5 each; 6 each; 6 fined \$5 each; 6 each;			iail 30 days; 3 discharged without trial.)
each; 5 fined \$5 each; 6 each; 6 fined \$5 each; 6 each;	Drunk	73	Twelve convicted and fined \$1 each; 7 fined \$2
days   sent to jail 8 days   9 sent to jail 10 days   2 sent to jail 20 days   6 sent to jail			each: 5 fined \$3 each: 3 fined \$5 each: 5 fined
days   sent to jail 8 days   9 sent to jail 10 days   2 sent to jail 20 days   6 sent to jail		i	310 each; I fined 30-appeared-pending; 1
days; 2 sent to jail 15 days; 7 sent to jail 20 days; 7 sent to jail 20 days; 1 sent to jail 25 days; 5 sentenced suspended; 9 discharged or complaint with drawn.   Palse pretenses			days: 1 sent to jail 8 days: 9 sent to jail 10
days; 1 sent to jail 25 days; 5 sentenced sub- pended; 9 discharged or complaint with pended; 9 discharged or complaint with acrony. 6 One convicted and sent to jail 40 days; 4 dis- charged; 1 bound over, now pending. tesaling timber. 1 leant to jail 64 days.		ì	days; 2 sent to jail 15 days; 7 sent to jail 20
false pretenses			days; 1 sent to fail 25 days; 5 sentenced sus-
Pales pretenses		1	pended; 9 discharged or complaint with-
ilander   charged; I bound over, now pending.  1   Sent to jail 50 days.  1   Pending.	False pretenses	1	
ilander   charged; I bound over, now pending.  1   Sent to jail 50 days.  1   Pending.	Larceny	Ĝ	One convicted and sent to jail 40 days; 4 dis-
stealing timber	- · · · · · · · · · · · · · · · · · · ·	1	charged; I bound over, now pending.
Willful injury to personal property Complaint withdrawn, costs paid.	Siander	1 1	
Complaint withdrawn, costs paid.	Willful injury to personal property	1 ;	Compleint withdrawn costs note
	Within thinking to betsomer broberts	١ *	Complaint withdrawn, costs paid.

### MISSAUKEE COUNTY.

# HORACE N. McIntire, Prosecuting Attorney.

#### Number of persons prosecuted, 14.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	4	One convicted, fined \$1 and costs; 1 fined \$5 and costs; 1 fined \$1; and 1 fined \$10 and costs or 20
Attempt to commit rape	1	days in jail.  Prosecutrix not appearing notic pros. entered.  Convicted and fined \$10 and costs or 30 days in
Drunk on public streets	4	jail—committed in default of payment. Two fined \$10 and costs or 30 days in jail—com-
Larceny	1	mitted in default of payment; and 2 fined \$5. Convicted and sentenced to jail for 30 days and fined \$20.
Obstructing public highway	1	Convicted and fined \$10 and costs.
SlanderVagrancy	Î	Convicted and required to give sureties for six months.

## MONROE COUNTY.

## EDWARD R. GILDAY, Prosecuting Attorney.

Number of persons prosecuted, 103.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	5	Four discharged on examination; I nolls
Assault and battery	35	provid.  One fined \$10 or 30 days in jall; 2 fined \$1.70 and costs; 1 fined \$2 cents and costs; 7 acquitted on trial; 3 fined \$5 and costs; 8 fined \$6 and costs; 8 celtled; \$6 fined \$6 cents and costs; \$6 settled; \$6 fined \$6 cents and costs; \$6 settled; \$6 fined \$6 cents and costs; \$6 cents and \$6 cents a
Bastardy	5	commendation of State Agent.  One settled by marriage; 2 settled; 1 pending from last year was convicted, went to jail and discharged under poor debtor act; 1 in jail for failure to comply with order to support.
Beastiality	1	Pending-bond forfeited.
Burglary	4	One discharged on examination; lacquitted on trial; lacquitted to lonia for 8 months; lacquitted to Ionia for 1% years.
Breaking and entering store in day time, with	١.	1
intent, etc	8	Acquitted on trial.  Three fined \$1 and costs; 1 fined \$2 and costs; 2 discharged; 1 fined \$6 and costs; 1 fined \$10
Disorderly-failure to support family	1	and costs—all fines paid.
Disorderly—failure to support family Disturbing religious meeting	l i	Acquitted on trial.
False pretence	1	Complaint withdrawn.
Forgery	8	One nolls pros'd: 1 sentenced to Ionia 1 year; 1 sentenced to Ionia 6 months.
Larceny—petit	6	Two sentenced to Ionia 90 days; 1 acquitted on trial; 2 nolle pros'd; 1 juvenile returned to
Larceny—value of property over \$25	6	parents on recommendation of State Agent. One discharged on examination; I pending; I sentenced to State Prison 4 years; I invenile sentenced to Reform School; I sentenced to Ionia 8 months; I sentenced to Ionia 3 years.
Liquor law-police	4	Complaints withdrawn.
Liquor law—tax	2	One fined \$50 and 10 days in jail; 1 complaint withdrawn on payment of tax and costs of prosecution.
Malicious destruction of growing crops	2	One nolls pros'd; 1 juvenile convicted and re- turned to parents on recommendation of State Agent.
Malicious injury to fences	4	Two discharged on examination; 2 from last
Malicious injury to buildings	1	year nolle pros'd.  That he be bound out to suitable person on recommendation of State Agent.
Obstructing officer	1	Pending.
Slander	4	One convicted and discharged on certiorari for error by justice of peace; 2 acquitted on trial; 1 settled.
Surety of the peace	1	One acquitted on trial; 3 convicted, and 4 bond given.
Vagrancy Willfully endangering lives of passengers on	1	Juvenile bound out by State Agent.
railroad trains.	8	One discharged on examination; 2 reasons filed for not filing information.
	l	l

### MONTCALM COUNTY.

# NORRIS J. BROWN, Prosecuting Attorney.

Number of persons prosecuted, 241.

OHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	1	One bail forfeited; 1 settled by marriage. Discharged.
Arson Assault and battery	61	Discharged.  Discharged and costs: 5 face 3 land costs: 9 discharged and costs: 9 discharged and costs: 5 and costs: 5 face 3 land costs: 5 face 4 land costs: 2 face 4 land costs: 1 la
Assault with intent to kill	2	One convicted of assault and battery, and sent to jail 90 days; 1 discharged.
Assault with intent to commit rape	1	Two discharged; 1 sent to State Prison 4
BurglaryCriminal slander		Two discharged; 1 recognizance forfeited; 1 guilty—sentence suspended. One bail forfeited; 3 discharged; 2 fined \$25 and
Cruelty to animals.		costs or 60 days in [all; 3 fined \$10 and costs.
		Five acquitted; 1 fined \$10 and costs or 90 days in jail; 1 fined \$25 and costs or 90 days at Ionia.
Disorderly	18	One sent to Ionia 90 days; 3 sent to jall for 90 days; 3 sent to Ionia 6 months; 1 sent to Ionia 3 months; 1 recognized to keep peace for 65 days; 2 given 65 days in Jall; 2 given 99 days in jall; 1 recognized for good behavior; 2 sent to Detroit 90 days; 3 forfeited recognizance.
Drunkenness	17	Four convicted—fined \$5 and costs; 2 fined \$2 and costs; 7 fined \$10 and costs; 1 sent to jail 10 days; 1 discharged; 2 sentonce suspended.
Embezzlement	2	One discharged; 1 convicted and sent to State Prison I year.
Embezzlement of mortgaged property False pretenses	2 5	One recognizance forfeited; I discharged. Four discharged; I convicted and sent to State Prison 4 years.
Forgery	9	Six discharged; 1 sent to Jackson 2 years; 1 convicted—sentence suspended.
Reeping house of ill-fame	3	Two sent to jail 80 days; 1 gave bonds for good behavior.
Larceny		Five sent to Ionia 90 days; 2 sent to Ionia for 2 years; 4 sent to Jail 90 days; 6 discharged; 8 acquitted; 2 fined 22 and costs; 2 given 13 costs; 1 given 1 years 1 state Prison; 2 fined 810 and costs or 90 days at Ionia; 1 fined 810 and costs or 90 days in jail; 1 fined 810 and costs or 90 days in jail; 1 fined 810 and costs or 90 days in jail; 1 fined 810 and costs or 90 days in jail; 1 fined 810 and costs or 90 days in jail; 2 sent to Reform School till 18 years of age; 1 fined 82.250 and costs or 19 days in jail; 2 sent to Reform School till 18 years of age; 1 fined 80 and the 19 days of the 19
Laselvious cohabitation	1	Prison 2 years. Discharged. Discharged. Convicted and sent to State Prison for life. Sent to Ionia 90 days. One sent to jail 80 days; 1 fined \$5 and costs; 1 fined costs only.

### PROSECUTING ATTORNEYS.

# MONTCALM COUNTY .- Continued.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
Permitting boys under 16 to remain in billiard room. Surety of the peace	1 9	Convicted, and fined \$25 and costs. One recognized 60 days; 1 discharged; 1 fined \$10 or 90 days in jall; 2 recognized to keep peace 6 months; 1 recognized for good be havior; 3 recognized for good behavior \$20 departs.
Selling illaminating oil before having same in- specied Uttering forged paper. Using profane and indecent language in rail- Using profane language Violations of the liquor law	1 1 1 1 18	days.  Discharged. Discharged. Convicted, and fined \$10 and costs. Fined \$1 and costs.  Eight discharged; 1 fined \$50 and costs or 9 days in jail; \$25 and costs and 10 days in jail 3 not guilty; 1 fined \$50 and 10 days in jail and 4 legislated out of court.

### MUSKEGON COUNTY.

## NELSON DELONG, Prosecuting Attorney.

Number of persons prosecuted, 476.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	4	One nolie pros'd; 1 pending in Circuit Court; acquitted; 1 discharged on examination.
Arson	2	Convicted: 1 sentenced to Jackson Prison years: 1 to Ionia Prison 2 years.
Assault with intent to murder.	5 2	Convicted; 4 fined costs; 1 fined \$15.50. One convicted—sentenced to State Prison vears; 1 nolle pros'd.
Assault with intent to commit rapeAssault and battery	1 85	Noite proof.  Noite proof.  Ight acquitted; 7 discontinued for variou reasons; 70 convicted; -1 sentenced to jail for 45 days; 4 jail 30 days; 2 jail; 30 days; 1 jail 30 days; 3 fined \$81; 4 in Jonia Prison 9 days; 3 fined \$81; 4 in Jonia Prison 9 days; 3 fined \$81; 2 fined \$7.6; 3 fined \$90; 6 fined \$7.5; 2 fined \$80; 3 fined \$91; 4 fined \$90; 3 fined \$91; 4 fined \$90; 16 fined \$90; 4 fined \$90; 16 fined \$90; 4 fined \$90; 16 fined \$90; 4 fi
Bastardy	1	Convicted: ordered to file bond in the sum o \$1,000 for the support of the child-imprison ed for failure.
Gigamy	1	Notice pros'd on examination—no proof of firs marriage, complainant paid costs.
Burgiary	4	Three convicted: 2 sent to Jackson for 5 years 1 removed by writ of error to Supreme Cour —pending; I acquitted.
Careless use of fire-arms.		Convicted and fined \$15.50. Ten convicted: 2 sentenced to Detroit House of Correction 6 months; 2 to Ionia 6 months 2 to Ionia 90 days; 2 to county jail 65 days; 2 sentence suspended; 1 discontinued.
Disturbing schools. Embezziement. False pretenses. Forgery.	2	settled and paid costs. Control and paid costs. Pending in Circuit Court. Complaint withdrawn, costs paid. No cause for making complaint—complainan ordered to pay costs.

# MUSKEGON COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Incest  Keeping house-ill-famo  Larceny - Involve grappic, larceny from the person, twelling, shops, store, etc	1 1 68 239 217	Discharged on examination. Pending in Circuit Court. Pending in Circuit Court. Forty-five convicted: 3 sent to Ionia for 90 days; 2 sent to Ionia for 1 year and 6 months; 1 sent to State Prisson for 2 years; 1 sent to State Priss years old; 1 convicted and appealed to Supreme Court; 1 sent to Ionia 15 months; 2 sent to Detroit House of Correction 76 days; 1 sent to Detroit House of Correction 76 days; 1 sent to Detroit House of Correction 76 days; 1 sent to Detroit House of Correction 76 days; 1 sent to Detroit House of Correction 76 days; 1 sent to County jail 20 days; 1 sent to county jail 20 days; 1 sent to county jail 20 days; 1 sent to county jail 30 days; 15 molle provid for various reasons; 1 met coats; 2 pending in Circuit Court; 3 comdischarged; 1 sent to Detroit House of Correction 15 months; 10 sentence suspended on payment of coats; 1 discharged on examination; 1 fined 317; 1 fined 319.  Two hundred and thirteen convicted: 142 paid costs; 2 sentenced to county jail 1 for 30 days; 8 sentenced to county jail 75 days; 58 sentenced to county jail 3 days; 6 sentenced to county jail 3 days; 6 sentenced to county jail 3 days; 1 jail 6 days; 1 sentenced to county jail 5 fays; 6 sentenced to county jail 5 fays; 6 sentenced to county jail 5 days; 7 sentenced to county jail 5 days; 7 sentenced to county jail 5 days; 7 sentenced to county jail 5 fays; 6 sentenced to county jail 5 days; 7 sentenced to county jail 5 days; 7 sentenced to county jail 5 fays; 6 sentenced to county jail 5 days; 7 sentenced to county jail 5 fays; 6 sente
(b) Keeping saloons open Sundays and holidays (c) Non-payment of tax	13 7	38:: a fined 31; 1 fined \$5.0; if need \$8; 1 fined \$7.50; if need \$8,0; if need \$8,0; if need \$7.50; if need \$5.0;
(d) Not filing bond. (e) Selling liquors to minors. (f) Suit on druggist bond. Maiming. Maliclous injury to personal property. Murder	1 1 1 1 1 2	dismissed. Convicted and fined \$35. Convicted and fined \$30. Convicted and fined \$30. Compromised on payment—\$200. Defendant sent to Insane Asylum as insane. Acquitted. One discharged on examination; I convicted of manslaughter—sentenced to 15 years at Jack-
Perjury Rape Besisting officer Search warrants Seduction	1 5 3	son. Sent to State Prison for 10 years. Sent to State Prison for 10 years. Four pending in Circuit Court; 1 nolls pros'd. Property found and returned to owner, and Convicted and sent to Ionia for 1% years.
Surety to keep the peace	Б	Convicted before a justice: 1 sent to county jail 10 days; if ned, including costs, \$9.75; 1 fined, including costs, \$9.75; 1 fined, including costs, \$9.55; 1 speaked to strested.  Three convicted: 1 gave bonds for 1 year—paid \$0.04 gas, \$9.00 gas; 1 gave bonds for 1 year—paid \$0.04 gas, \$9.00 gas; 1 gave bonds for 1 year—paid \$0.00 gas; 1 acquitted; 1 notice provid and complainant ordered to pay costs.  One notice provid; 1 judgment for plaintiff for \$1.00 gas
Trespass on State lands	8	plainant ordered to pay costs.  One nolle pros'd; 1 judgment for plaintiff for \$41 and costs—paid; 1 judgment for plaintiff
Violation of rules of Board of Health	16	for \$92 and costs—paid. \$1x dismissed; lacquitted; 9 convicted; 6 paid, including costs, \$4.06; 1 paid, including costs, \$10.06; 1 paid, including costs, \$22; 1 paid, in- cluding costs, \$33.

### NEWAYGO COUNTY.

# GEORGE LUTON, Prosecuting Attorney.

Number of persons prosecuted, 64.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
AdulteryAdding prisoners to escape	1	Nolle provid. Nolle provid. Nolle provid. Nolle provid. Nolle provid. One convicted, fined \$5 and costs—paid; 1 discontinued; 5 convicted—fine and costs paid; 2 discharged. 5 convicted—fine and costs paid; 2 discharged. 1 lacquitted; 1 convicted—fine and costs paid; 1 discharged; 1 convicted and prisoner escaped; 1 convicted—fine and costs paid; 1 discharged; 2 settled; 1 acquitted; 1 convicted—fine and costs paid; 1 discharged; 2 settled; 1 acquitted; 1 convicted—fine and costs paid; 1 discharged; 2 settled; 1 acquitted; 1 convicted
Attempt to commit rape	1	and fined \$15 and costs—paid. Convicted and sentenced to State Prison at
Burglary	1	Jackson for 5 years. Discharged,
Bastardy Being found intoxicated on street	1	Pending in circuit court. Two convicted and fined \$10 each and costs
pering round interxtensed on street		paid; 1 convicted—fine and costs paid; 1 convicted and committed 10 days to jail; 1 discharged
Concealing stolen property	2	Discharged by justice. One settled; 1 discharged by justice.
Farsey Pretenses	1 1	Cone settled; I discharged by justice.   Examined and discharged.
False prefenses  Porgery  Inquests  Larceny		One death by accident; I death by suicide. One bound over to circuit court, notice provid; I discharged by justice; I convicted and committed to jail for 30 days; I satisted on paymented to jail for 30 days; I satisted on paymented to jail so days; I convicted and committed to jail \$6 days; I convicted and committed to jail \$6 days; I convicted and committed to jail so days; I convicted—an and costs paid; discharged by justice; I convicted—sonience—not payment to jail; \$6 discharged by justice; I convicted—sonience—not tried; I convicted and sent to, Reform School at Lansing; I discharged on restitution being made; I held and extradied to Indiana; I convicted and committed \$0 days; Convicted and sentence to Defort House of Correction \$6 days; 3 notle provid; I convicted and sentence to Defort House of Correction \$6 days; 3 notle provid; I convicted and sentence do to perceit House of Correction \$6 days; 3 notle provid; I convicted and sentence do sentence in the first payment of the sentence of Correction \$6 days; 3 notle provid; I convicted and sentence do to perceit House of Correction \$6 days; 3 notle provid; I convicted and sentence do to perceit House of Correction \$6 days; 3 notle provid; I convicted and sentence do to perceit House of Correction \$6 days; 3 notle provid; I convicted and sentence do to perceit House of Correction \$6 days; 3 notle provid; I convicted and sentence do to perceit House of Correction \$6 days; 3 notle provided to the first to the
Larceny from person	1 2	Discharged by justice. One bound over to circuit court—not tried; 1
· · · · · · · · · · · · · · · · · · ·	,	appealed to circuit court—not tried.
Selling intoxicating liquors to minors	1	Discharged. Convicted and fined \$25, and costs, and 10 days in jail.

# OAKLAND COUNTY.

## SAMUEL W. SMITH, Prosecuting Attorney.

### Number of persons prosecuted, 145.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2 1 27	Pending. Pleaded guilty—State Prison 1 year. Eight convicted; 6 noile prov'd, 4 acquitted; 8 pleaded guilty; 1 settled; 1 fined \$50 r 30 days jail; 1 fined \$10 r 30 days jail; 7 fined \$10 r 1 sent to jail 20 days; 1 fined \$10 appealed; 4
Assault with intent to murder	6	sentence suspended; 1 forfeited recogni- zance. Two convicted—I fined \$50 or imprisoned 90 days, 1 State Prison 10 years; 1 nolle pros'd; 1 discharged and arrested for assault and bat- tery; 2 pending.
Bastardy Bigamy Burglary	2 2 4	one pending; 1 discharged. Discharged—costs paid. Two pleaded guilty, awaiting sentence; 2 pending.
Conspiracy	2 2	Refused to file information. One fined \$15 or 30 days in jail; 1 pending.
(a) Refusing to support wife(b) Threats(c) Drunk and disorderly	t	One pending; 1 nolle pros'd. Convicted—put under bonds for 6 months. Fined from \$3 to \$35, or imprisoned from 10 to 90 days, or sentence suspended.
Embezzlement	6	Two discharged; 1 pending; 1 refused to file information.  Four pending; 1 nolle pros'd; 1 discharged.
Incest	Ţ	Discharged.
Indecency	21	Nolle prostd. Two pending; 3 convicted; 7 nolle prostd; 3 discharged; 6 pleaded guilty; 1 imprisoned 2 years; 2 fined 315 or 90 days in jail; 1 jail 90 days; 1 fined \$15 or 65 days in jail; 1 fined \$35 or 90 days jail; 1 fined \$25 or 90 days jail; 2
Larceny (grand)	8	sentence suspended. Two convicted; 5 pleaded guilty; lacquitted; l sent to prison 2 years; 1 sent for 5 years; 1 fined \$100 or 90 days jail; 2 sentence suspend-
Larceny from dwelling		ed; 2 sent to prison l year. One sentenced to State Prison 5 years; 2 plead- ed guilty and sent l year.
Libel (criminal) Malicious injury to personal property	5	Acquitted. Four convicted, sentence suspended; 1 pend- ing.
Murder	2	One sentenced for life to State Prison; lacquitted.
Neglect to report cases of contagious dis-	4	Dandin -
Passing counterfeit money	ī	Pending. Discharged.
Periury	2	Refuse to file information; 1 pending.
Rana	1	Sentenced to State Prison 20 years.
Robbery	3	Pleaded guilty—State Prison 2 years. One pending; 2 discharged. One fined \$50 or 65 days in jall; 4 acquitted; 1
Slander	9	One fined \$50 or 65 days in fail: 4 acquitted: 1
		discharged; 2 settled by parties; 1 pending.
Spirituous liquors:		
(a) Selling liquor to intoxicated persons (b) Keeping saloon open on Sunday	8	Pending. One pleaded guilty, fined \$75; 1 fined \$50 and 10 days jail; 1 pending.
(c) Selling liquor without bond	1	Convicted.
(d) Carrying and giving liquors	2 2	One pending; 1 acquitted. Discharged.
A 98 L9TI PR	2	DiscustRed.

## OCEANA COUNTY.

# L. G. RUTHERFORD, Prosecuting Attorney.

Number of persons prosecuted, 29.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2	One convicted and sentenced to Ionia 6 months; 1 nolls pros'd.
Assault and battery	10	Two fined \$5 each; I fined \$3; I sent jail 10 days; I sent jail 8 days; I sent jail 5 days; 3 sen
Disturbing religious meeting	3	Convicted—sentence suspended. Sentenced to Ionia 6 months. One sentenced to State Prison 1 year: 1 sent
Larceny, petit	6	State Prison 2% years. Two sent jail 60 days; 1 sent jail 30 days; 3
Seduction Slander Violation of game law	,	sentence suspended. Nolle pros'd. One fined \$5 and costs; 1 nolls pros'd. One sent jail 20 days; 1 acquitted.

#### OGEMAW COUNTY.

# STEPHEN V. THOMAS, Prosecuting Attorney.

Number of persons prosecuted, 18.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery.  Assault with intent to murder.  Disturbing religious meeting.  Frunkenniese.  Palse pretense  Corgery  Killing deer in water.  Larceny  Mallclous injury to building.	1 3 1 1 1 1 8	Two convicted and fined \$5 each and costs; settled by parties. Pending. Acquitted. One fined \$10 and costs; 2 fined \$5 and costs. Note provide the information. Declined to die information. Declined to one examination. Fined \$50 and costs. Two discharged; if fined \$5 and costs. Escaped from officer.

### ONTONAGON COUNTY.

## M. L. DUNHAM, Prosecuting Attorney.

#### Number of persons prosecuted, 16.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	6	One fined \$5 and costs; 1 fined \$10 and costs and 10 days in jail; 3 fined \$1 and costs each; 1
Burglary	2	fined \$2.50 and costs.  Bound over to Circuit Court in bonds of \$5,000 each to May term; failed to get bonds and are in fail.
Destruction of public records	1 6	Bound over to May term in bonds of \$3,000. Five fined \$5 and costs; 1 fined \$10 and costs. Bound over to May term in bonds of \$1,000.

## OTSEGO COUNTY.

# W. H. H. COOPER, Prosecuting Attorney.

### Number of persons prosecuted, 26.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2	Discharged.
	13	Two fined \$20 or 20 days in jail; 2 fined \$5 or 10 days in jail; 1 fined \$20 or 30 days in jail; fined \$10 or 10 days in jail; 1 fined \$10 or 10 days in jail; 1 fined \$10 or 10 days in jail; 6 discharged.
Assault with intent to murder Drunkenness on public street	8	All sentenced to appear at Circuit Court.  All sentenced to pay fine of \$10 and costs or 10 days in tail.
LarcenySlander	1	One sentenced to Ionia 90 days; 2 discharged.
Selling liquor without paying taxSelling liquor to minor	2	Fined \$60 and 10 days in jail. Fined \$25 and costs or 10 days in jail.

## OSCEOLA COUNTY.

## RANSOM COOPER, Prosecuting Attorney.

Number of persons prosecuted, 45.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson	1 12	Discharged upon examination. Seven convicted; 1 confined 8 days in jail; 2 fined \$10 and costs; 2 fined \$20 each; 1 fined \$2 and costs; 1 fined \$2 and costs; 1 fined \$3 and costs; 2 jury disa-
Assault with intent to kill and murder	4	greed and noile pros. entered and 2 acquitted and 1 undetermined. Two of the above were appealed cases and both were convicted. One discharged on examination; i convicted of assault and battery—confined 2 months in county, jail; and i convicted of the charge in the information—not yet sentenced; 1 noile pros. entered.
Bastardy	2	One settled for money consideration; 1 settled
Bigamy	1	by marriage of the parties. Convicted—I sentenced to Jackson State Prison for the term of I year; I paid fine of \$50 and discharged.
Burglary	2	Discharged on examination. Acquitted. One acquitted on trial; I discharged on examination.
Forgery	1	Prisoner broke jail and escaped after examina- tion.
Keeping house of ill fameLarceny	5	Convicted and sentenced to pay fine of \$75. One sentenced to county jail 30 days; petit- larceny—I sentenced to 35 days in county- jail; 1 discharged for want of evidence; loo- victed and fined \$5 and costs; I sentenced 30 days to county jail.
Embezzlement of mortgaged propertyRape	1	Convicted and fined \$25 and costs. Convicted and sentenced to State Prison for
Lewd and lascivious cohabitation	2	term of 5 years. Convicted — 1 sentenced to 6 months in the House of Correction at Ionia; 1 left on sus- pended sentence.
Mayhem	1	Acquitted. Held for trial.
Resisting officer	i	Bound over for trial, forfeited his bail and es-
Vagrancy	2	caped. The sent to county jail 20 days, and the other to days.
Violating liquor law,	3	one convicted and appealed — prisoner dis- charged in Circuit Court because of the re- peal of the law on which complaint was made; I forfeited bail and escaped.
		1

### OTTAWA COUNTY.

# GEORGE W. McBride, Prosecuting Attorney.

Number of persons prosecuted, 282.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	3 41	Discharged.  Six convicted and fined \$1 and costs; 1 fined \$2 and costs; 3 fined \$5 and cost; 1 fined \$8 and costs; 4 fined \$10 and costs; 1 fined \$25 and costs; 4 fined \$10 and costs; 1 sent to county jail 10 days; 1 jail 20 days; 1 sent to letroit House Correction 90 days; 1 sent to Detroit House Correction 6 months; 3 acquitted; 10 settled; 5 discharged; 1 sent to Reform
Assault with intent to commit murder	6	School; 2 pending.  These six men attempted to take a man from lall and hang him-jury disagreed—pending.
Burglary	10	Six being the same as now held for assaulting the murderer Vos Ranys, were discharged on examination; 1 sent to Reform School; 3 pending.
Cruelty to animals	1 14	Fined 35 and costs. Six sent to Detroit House Correction for six months; 3 to Detroit House Correction for 90 days; 5 settled by giving bonds.
Disturbing religious assembly	23	Three acquitted; I sent to jail 20 days.  Eight sent to jail 10 days; 12 sent jail 20 days;   I jail 15 days; 2 fined 35 and costs.
False pretensesForgery	1 2 5	Discharged. One sent to State Prison 8 years; I pending. One sent to jail 5 days; 3 fined \$2 and costs; 1 settled.
Injury to fence	2	Settled.
Larceny	25	One sent to State Prison 8 years; 1 recognizance estreated—sureties paid in court of \$200; 1 sent to Ionia 6 months; 1 sent to Reform School; 3 sent to Detroit House Correction 90 days each; 1 sent for 80 days to Detroit House Correction; 1 sent jail 30 days; 8 pending; 4 acquitted; 5 discharged; 4 settled.
Lewdness	2 2 3	Discontinued. One sent jail 30 days; 1 settled. One sent to State Prison for life; one discharged.
Robbery Sureties to keep the peace	2	on examination; 1 pending. Pending. Security given and prisoner discharged. Three settled; i fined \$5 and costs. Appealed and discontinued by reason of repeal of law.
Violation of railroad law		Were sent to friends in Wisconsin, being under 16 years of age.
Violation of Sunday law	2	One fined \$10; I settled.

Police court of the city of Grand Haven, 124.

### PRESQUE ISLE COUNTY.

# PHILIP A. INGLESBY, Prosecuting Attorney.

Number of persons prosecuted, 61.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	3	One convicted and fined \$10 and costs; 1 paid cost of suit and gave bonds to keep the peace for 6 months; 1 fined 10 cents and costs or 3 days jail—committed in default of payment
Assault with intent to murder.  Larceny (simple)	8	of fine. All bound over to Circuit Court and nolle pros'd. All being juvenile offenders were discharged on recommendation of Prosecuting Attorney, no evidence being produced against them.
Malicious breaking and injuring a dwelling house	10	All bound over to Circuit Court where a nolls
Rescuing prisoners from officers	28 13	All bound over to Circuit Court and noile pros'd. Convicted and required to give bonds to keep the peace for 6 months.

### SAGINAW COUNTY.

## LORENZO T. DURAND, Prosecuting Attorney.

Number of persons prosecuted: In justice court, 771; in circuit court, 86; grand total, 857.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
IN JUSTICE COURTS.  Abduction	5	Discharged.  Two bound over to Circuit Court; 2 discharged.  Two bound over to Circuit Court; 2 discharged.  To you control and fined 310 and costs, or 20 days jall; 1 discharged.  Four bound over; 1 discharged.  Discharged.  Eleven Engranged over; 1 discharged.  Discharged.  Eleven Engranged over; 1 discharged.  Discharged.  Eleven Engranged over; 1 discharged.  days; 1 jall; 13 faced 320 and costs; 3 faced 320 ach or 30 days; 1 jall; 13 faced 320 ach or 30 days; 1 not as 30 days; 1 jall; 13 faced 320 or 30 days jall; 1 faced 50 or 30 days jall; 3 faced 320 ach or 30 days; 1 jall; 3 faced 320 ach jall; 3 faced 330 ach jall; 3 faced 350 ach jall; 3

CHARGED WITH.

# SAGINAW COUNTY .- Continued.

No. THE RESULT AND THE PUNISHMENT.

k-1		· · · · · · · · · · · · · · · · · · ·
Assault with intent to murder. Assault with intent to ravish. Bastandy. Burglary Burglary Burglary Burning, with intent to defraud insurance com pany (negligent). Burning, malicious of personal property. Circulating obscene literature. Conspiracy.	1 1 9	Four bound over to circuit court; 1 discharged. Discharged. Discharged. Five bound over; 4 discharged. Bound over to Circuit Court. One bound over; 1 discharged. Bound over to Circuit Court.
Disorderly: (a) Common prostitute	21	Eleven sent to Reform School for Girls; 9 required to furnish bonds or 1 year Detroit House of Correction; 1 to furnish bonds or 6 months at Detroit House of Correction; 1 to furnish bonds or 7 year 1 to 1 t
(c) Non-support	1	House of Correction; 2 to furnish bonds or 1 year county jail; 4 furnish bonds or 3 months jail; 1 sent 3 months to jail; 4 fined 56 or 20 days jail; 2 fined 50 or 15 days jail; 3 sent 20 days jail; 2 fined 50 or 15 days jail; 3 sent 20 days jail; 2 fined 50 or 15 days jail; 3 sent 20 days jail; 2 fined 50 or 2 days jail; 2 fined 50 or
Embezzlement	5 3 1 3	Ionia; 1 furnish bonds or 3 months jail; 2 acquitted. One fined \$10 or 30 days jail; 4 acquitted. One bound over; 2 discharged. Discharged. Discharged.
(a) Grand	24	Twenty-one bound over; 2 discharged; 1 escaped.
(b) Petit	112	caped. Sixteen convicted and sent to Ionia 90 days; since 250 feed \$25 or 90 days Ionia; 1 fined \$20 or 90 days Ionia; 4 fined \$30 or 90 days Ionia; 4 fined \$30 or 90 days Ionia; 2 fined \$30 or 10 days; 2 fined \$30 o
Malicious injury to: (a) Buildings	۰	
(b) Personal property	1	Two convicted and sent 90 days to Ionis; 1 1 fined \$5 and costs; 1 fined \$2 and costs; 2 sentence suspended; 1 acquitted. One fined \$25 and costs or 90 days Ionia; 3 fined \$5 and costs or 20 days Ial; 1 fined \$1 and costs or; 20 days Jal; 1 fined \$5 and costs or; 20 days Jal; 1 fined \$5 and costs or; 20 days Jal; 1 fined \$5 and costs or; 20 days Jal; 1 fined \$5 and costs or; 20 days Jal; 1 fined \$5 and costs or; 20 days Jal; 1 fined \$5 and costs or; 20 days Jal; 2 fined \$5 and costs or; 20 days Jal; 2 fined \$5 and costs or; 20 days Jal; 2 fined \$5 and costs or; 20 days Jal; 2 fined \$5 and costs or; 20 days Jal; 2 fined \$5 and costs or; 20 days Jal; 2 fined \$5 and costs or; 20 days Jal; 2 fined \$5 and costs or; 20 days Jal; 2 fined \$5 and costs or; 20 days Jal; 2 fined \$5 and costs or;
Murder	1	days jait; 5 sentence suspended; 2 discharged. Fifteen bound over to circuit court; 5 discharged.
Huisance Perjury Receiving stolen property Resisting officer	1	Sentence suspended.
Eetlath	l i	Bound over.

### PROSECUTING ATTORNEYS.

# SAGINAW COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Robbery		Two bound over; 3 discharged. Discharged. One fined \$25 and 10 days jail—appealed; 3 dis- charged. Discharged.
Selling liquor without license	li	Discharged. Three fined \$1 and costs or 20 days jail; 3 fined 6 cents and costs or 20 days jail; 2 fined \$6 and costs or 20 days jail; 2 fined \$10 and costs; 1 fined 50 cents and costs; 1 fined 60 c
Threats	7	Two required to furnish bonds or I year at Ionia; 2 furnish bonds or 6 months Detroit House of Correction; 1 appealed to Circuit Court; 1 sentence suspended; 1 discharged.
Willful trespass	2	Discharged.
IN CIRCUIT COURT.	l	
Adultery	l	One convicted and sentenced to State Prison 1 year; I sentence suspended; I pleaded guilty and sentence suspended; 2 pending.
Animals, maimingArson	1 2	Pending. One sent to State Prison 3 years; 1 acquitted.
Assault and hattery		
Assault with intent to murder	1 -	One sent to State Prison 3 years; 1 convicted of assault and battery; 2 pending. One pleaded guilty to larceny and sent to State Prison 1 year; 1 pending.
Burning:	١.	1
(a) To defraud insurance company(b) Of wheat stacks	1 2	Pending. One acquitted; 1 discharged.
(c) Negligent Conspiracy	5	Pending. One fined \$200 and sent to Ionia 1 year; 5 pleaded guilty and sentence suspended; 5 pending.
Distributing obscene literature	1	Pending. One notle pros'd; 1 acquitted. Pleaded guilty and sent to State Prison 1 year
Forgery		Nolle pros'd. Sent to State Prison 15 years.
Larceny: (a) Grand	15	Four convicted and sent to State Prison, 1 for 5 years, 1 for 3 years, 1 for 1 year; 2 sent to Ionia 1 year; 3 sentence suspended; 1 acquit
(b) Petit	8	ted; 5 pending. One sent to Ionia 3 months; 1 pleaded guilty
(c) From the person	1	One sent to Ionia 3 months; 1 pleaded guilty and sentence suspended; 1 nolle pros'd. All convicted and sent to State Prison, 2 for the
(d) From dwelling	1 2	years, 1 for 3 years, 1 for 2 years. One sent to State Prison 1 year; 1 noile pros'd.
(e) From saloonLibel		Pending. Pending.
Malicious intent to disfigure	Ιī	Pending. Pending.
Mayhem	12	Two convicted and sent to State Prison 15 years; 1 convicted of manslaughter and sent to State Prison 2 years; 2 jury disagreed; 1 nolle pros'd; 5 acquitted; 1 discharged.
Perjury	1	Pending.
RapeRecovering stolen propertyRobbery	1 5	Pending. Pleaded guilty and sentence suspended. Three convicted and sent to State Prison, 1 for 15 years, 1 for 10 years, 1 for 5 pears; 1 acquit- ted: 1 bending.
Selling liquor to intoxicated person	1	ted; I pending. Pending.
Selling unwholesome provisions		Pending.
1 II 1 OG V 0		

## SANILAC COUNTY.

### JONATHAN W. BABCOCK, Prosecuting Attorney.

Number of persons prosecuted, 57.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2 12	Trial still pending. Four convicted and fined \$5 each and costs or 30 days in jail; 1 fined \$10 and costs or 60 days it jail; 5 fine; 1 fined \$1 and costs; 1 fined \$2 and costs
Assault with intent to murder	4	3 acquitted on the trial. Two convicted of assault and battery and fined \$100 each or 90 days in jail; 1 discharged or the examination; 1 trial still pending.
Arson	3	Pending.
Bastardy	1	Two discontinued and one trial still pending. Acquitted on the trial.
BurglaryCruelty to animals	3	One convicted and fined \$25 and costs or 60 days in jall; 1 convicted and fined \$5 and costs, and 1 discontinued.
Larceny	10	Three convicted and fined \$5 each and costs of 30 days in jail; 2 convicted and fined \$10 each and costs or 60 days in jail; 4 acquitted on the
Murder	5	trial, and 1 still pending.  Four discharged on the examination, and 1 committed suicide when in fail by poisoning.
Seduction	9	Discontinued.  Five convicted and fined \$25 each and costs; 1 convicted and fined \$50 and costs; 2 acquitted on the trial, and 1 discontinued.
Surety of the peace	1	Required to furnish surety and pay costs. Discharged on examination.

## SCHOOLCRAFT COUNTY.

## GEORGE K. NEWCOMBE, Prosecuting Attorney.

Number of persons prosecuted, 9.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery. Burglary, with intent to commit murder. Murder Murder of the state of the s		Acquitted. Two broke jail; 1 awaiting trial. Awaiting trial. Escaped. Broke jail and absconded. Fined \$50 and costs and 10 days in jail.

## ST. CLAIR COUNTY.

# W. GRACE, Prosecuting Attorney.

Number of persons prosecuted, 175.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson Assault and battery	51	One acquitted, and I nolle pros. entered. One convicted and sent to jaw days; I sent to the convicted and sent to jaw days; I sent to the convicted and sent to jaw days; I fined I cach and costs; I fined Steach and costs; I fined Steach and costs; I fined Steach and costs after Steach and costs; I fined steach and costs; I fined steach and costs; I fined to sect to the conviction of the conviction and costs; I fined steach and cos
Assault with intent to murder	2	ed and sentence suspended. One convicted and sent to the penitentiary 3 years: lacquitted.
Bastardy	ı	Four parties married; 2 pending; 1 nolle
Cruelty to animals	í	One convicted and fined \$10 and costs, and 1.
Criminal slander	3	One convicted and fined \$10 and costs; 1 con-
Disorderly persons	53	victed-sentence suspended, and 1 acquitted. Three convicted and fine \$\forall \text{ each of osts;} I fined \$\forall \text{ and costs;} I
Embezzlement	1 29	Acquitted. One convicted and sent to Ionia 8 years; 1 sent
		to Ionia 3 months; 1 sent to the Reform School; 2 fined \$2 and costs each; 1 fined \$15 and costs; 3 fined \$5 and costs each; 1 fined \$25 and costs; 1 convicted and new trial granted; 4 still pending; 12 acquitted; 3 sentence suspended.
Larceny from the person	1 2	Acquitted. One convicted and sent to Ionia 3 months, and 1 acquitted.
Munder Rape (assault with intent) Robbery Seduction Surety of the peace	1 1	Acquitted. Convicted and sent to Ionia 1 year. Acquitted. Convicted and sent to Ionia 1 year. Three convicted and gave bonds to keep the
Violation of the liquor law	12	peace; 2 acquitted. Two convicted and fined \$50 each and costs; 4 fined \$25 each and costs; 6 acquitted.
Vagrancy		Convicted and sent to Ionia 6 months.

### ST. JOSEPH COUNTY.

# DANIEL E. THOMAS, Prosecuting Attorney.

Number of persons prosecuted, 166.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	1	Convicted and sentenced to State Prison 3 years.
Adultery Assault and battery	45 45	Dismissed on examination. Four convicted and fined \$25 and costs; 4 fined \$30 and costs; 4 fined \$30 and costs; 4 fined \$30 and costs; 4 fined \$50 and costs; 3 fined \$3 and costs; 1 fined \$1.00 and costs; 5 fined \$1 and costs; 1 fined \$6 conts greenent of jury; 2 discharged to Prosecuting Attorney for insufficient proof; 1 complaint quashed; 7 discharged, injured party having acknowledged satisfaction; 1 pending. One convicted and sentenced to jull for 30 days;
Assaulting an officer	1	reasons flied.
Assault with intent to murder		One convicted of assault and battery and sen- tence suspended; I discharged at examina- tion; I discharged for reasons filed by Prose- cuting Attorney; I pending.
Assault with intent to rape	8	Discharged on examination. One convicted and ordered to pay \$2 per week; 4 settled; 2 discharged on examination; 1 discharged on trial, it appearing complainant resided out of the State.
Burglary	J	Convicted and sentenced to House of Correction at Ionia 1 year.
Cruelty to animals	ı	Convicted and sentenced to pay a fine of \$5 and
Disturbing public meeting	14	Discharged upon payment of costs. Two fined \$10 and costs; 5 fined \$5 and costs; 1 fined \$3 and costs; 1 sent to jail 15 days; 1 died pending suit; 1 dismissed upon disagree- ment of jury; 3 discharged by the justice before trial.
Embezziement False pretenses, obtaining property under Forgery	, ×	Three discharged at examination; 1 pending. Discharged on examination. One convicted and sent to House of Correction at Ionia 1 year; 1 information quashed.
Gambling	- 1	Discharged. Pending.
Larceny	25	One convicted and sent to State Prison 5 years; 1 sent to Detroit House of Correction Pol days; 3 sent to Ionia 90 days; 1 sent to Jail 90 days; 1 sent to Jail 10 days; 2 sent to Reform School till 18 years of age; 1 fixed 35 and costs; 1 sent to Ionia 1 year; 1 sentence suspended; 8 conventions of the School of the School of the School policy 17 recognization for freight; 12 days; 1 being proof sufficient, to warrant a. trial: 3
Malicious injury to buildings		discharged on examination; 4 pending.  Three acquitted; 4 dismissed by Prosecuting Attorney.
Malicions burning. Robbery Seduction. Slander	1 2 1 7	Attorney, Dismissed for want of proof. Acquitted. Discharged on examination. Two dismissed by Prosecuting Attorney, there being no proof? I convicted and fined \$10 and missed by Prosecuting Attorney at request of complainant.
Surety for good behavior	1	l gave bonds; 2 discharged. Acquitted.
to the safety of buildings	8	One convicted and fined \$5 and costs; 1 fined \$1 and costs; 1 fined \$10.15 and costs.

## PROSECUTING ATTORNEYS.

## ST. JOSEPH COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Violation of liquor law		Three dismissed by Prosecuting Attorney, the proof not being attainable; 2 dismissed on appeal because of void sentence in Justice personal control of the proof of the proof of the property of the proof of the pro
Violation of statute as to observance of the Sabbath	4	Convicted and fined \$1 and costs.
TUSCOL	A (	COUNTY.
Rufus P. Edson,	Pı	osecuting Attorney.
Number of pers	80 <b>18</b>	prosecuted, 103.
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	4	Two pleaded guilty and I sentenced to State Prison I year; I sentence suspended; I set- tled and defendant discharged; I escaped
Assault	ł	from officer. One committed to Detroit House of Correction for 75 days; 1 fined \$25 and costs; 1 fined \$16
Assault and battery	29	and costs.  One fined \$35; I fined \$15.50; I fined \$10; I fined \$7 and costs; I fined \$8 and costs; I fined \$1 and \$1 and fined \$1 and costs; I fined \$1 and fine
Bastardy	1	Ordered to pay 85 per month to support child and furnish security in the sum of \$300 to per- form the order of the Court.
Beastiality	1 12	Pending. Two sentenced to Ionia House of Correction and Reformatory 80 days each; 1 pleaded guilty to larceny of property under \$25 and sent to jail 10 days; 3 discharged on exam- ination; 5 notic proct. d. One convicted in Justice Court—appealed and resulter to Circuit Court—i accultised: 1 dis-
Cruelty to animals	8	One convicted in Justice Court—appealed and pending in Circuit Court; lacquitted; ldis charged.
Disorderly persons	2	oharged. One sent to Detroit House of Correction 10 months; 1 acquitted. Two fined \$10 and coats each; 2 fined \$5 and
Drunk and disorderly	5	Two fined \$10 and costs each; 2 fined \$5 and
False pretenses	1	costs each; 1 acquitted. Defendant paid costs—refunded amount taken and noile pros. entered.
Franduently disposing of chattel mortgage property.  Larceny	1 23	Recognizance forfeited. One soutenced to State Prison 3 years; 4 pleaded guilty; 1 sont to Ionia House of Correction guilty; 1 sont to Ionia House of Correction days each; 1 sontence suspended; 2 sent to bettoit House of Correction 30 days, 4 sent to lail 30 days; 1 sen

### ABSTRACT OF REPORTS OF

## TUSCOLA COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Malicions injury to dwelling house	1 1 8	charged on examination.
Surety to keep the peace	5	One in default of sureties sent to Detroi House of Correction 3 months; 2 furnished sureties: 1 nolls mand 1 acquitted
Violating the liquor law	8	sureties; inoile pros'd; 1 acquitted. One fined \$25 and costs and 10 days in jall; fined \$25 and costs; 1 pleaded guilty and fined \$25 and costs; 1 convicted and taken to Circuit Court on certifrari; 3 convicted and appealed—pending; 1 discharged.

## VAN BUREN COUNTY.

# O. W. ROWLAND, Prosecuting Attorney.

Number of persons prosecuted, 119.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
AdulteryAllowing Canada thistles to ripen	2	Acquitted. Fined \$25-judgment reversed on certiorari.
Arson	l i	Discharged.
Assault and battery	86	Discussive 325 and costs each; 7 fined 35 and Two fined 325 and costs each; 3 fined 35 and costs each; 3 fined 32 and costs each; 3 fined 32 and costs each; 4 fined 31 and costs each; 5 fined costs each; 1 fined costs each; 1 fined costs each; 1 fined costs each; 2 fined costs each; 2 fined costs each; 2 fined costs each; 1 fined costs each; 2 fined costs; 1 sentenced to jail; 4 days; 1 sentenced to jail; 4 molte growt 1 fined costs; 4 molte growt
Assault with intent to murder	1	Pending.
Assault with intent to ravish	1 2	Pending.
Bastardy	8	One settled by parties; I dismissed on request of complaining witness and by leave of Court; I pending.
Burglary	5	One sentenced to Ionia 1 year; 1 nolle pros'd, 1 pending; 2 complaining witness absconded.
Conentracy	1	-respondent discharged.
Conspiracy	2	One fined \$50 and costs; 1 sentence suspended
Disorderly	4	Two sentenced to county jail 60 days each; I
Disturbing meetings	6	jail 1 year and subsequently discharged. Two sentenced to jail 10 days each; 1 sentenced to jail 5 days: 3 fined 51 and costs
Drunkenness	13	to jail 5 days; 3 fined 31 and costs. Two fined \$10 and costs each; 3 fined \$5 and costs each; 5 sentenced to jail 10 days each; 1 required to give bonds for good behavior 1 year; 1 subponned to testify as to purchase of liquor; 1 discharged.
Embezzlement	1	Discharged.
False pretenses	8	One discharged by leave of Court before filing information; 1 discharged on examination; 1 information quashed.
Forgery	2	One nolls pros'd; 1 discharged on examina-
Indecent exposure	8	One sentenced to jail 30 days; 8 discharged on examination.
Keeping sheep-killing dogs	1	Nolle pros'd.

### PROSECUTING ATTORNEYS.

## VAN BUREN COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny	21	One fined \$5 and costs; I fined \$1 and costs; fined \$100; 2 sentenced to jail 30 days each; sentenced to jail 30 days laent; to Reform School; I sentenced to Reform School-broke jail and escaped; I sent to Ionia 4 years; sent to Ionia 4 years; broke jail and escaped; discharged on examination; 3 discharged on the sentence of the sen
Malicious injury to dwelling house	1	Sent to jail for 60 days - subsequently dis- charged on habeas cornus.
Manslaughter Prostitution	1	Pending. Sentenced to Detroit House of Correction 6 months—subsequently discharged.
Slander	5	One fined \$2 and costs; I discharged. Two fined \$25 and costs each; 2 discharged; I pending.

## WASHTENAW COUNTY.

## CHAS. R. WHITMAN, Prosecuting Attorney.

Number of persons prosecuted, 524.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abusive language	1 46	Convicted and fined \$1 and \$13 costs. One sentenced to jall 20 days; 2 fined \$2 and costs; 3 discharged; 7 suspended; 1 fined \$2 and costs; 1 sentenced 30 days in jail; 22 paid costs and discharged; 2 convicted and sen- tenced to Detroit House of Correction for & days; 1 sentenced to jail for 15 days; 3 to State House of Correction for 50 days; 3 to sentenced to State Reform School until 18 until 21 years of age; 10 State House of Correction for 4 months.
Assault with intent to rape	1	Pleaded guilty to an assault and was sentenced to iail for 30 days.
Attempt to obtain money by false pretenses Burglary	8 2	All nolle pros'd. One dismissed; 1 convicted and sentenced to
Breaking and entering store in the night time.	2	State Prison for 3 years. One discharged; I convicted and sentenced 9 months to State House of Correction.
Contempt of court	8	Sentenced to jail for 5 days.  One 90 days at State House of Correction; 1 sent 6 months to State House of Correction:
Cruelty to animals	2	1 sentenced to pay costs.  Both sentenced to State House of Correction for 50 days.
Disorderly persons	166	Seven sentenced to give bonds of \$200 for e months; I to 95 days in State House of Correction; I to give bonds of \$100 for 4 months; 21 to State House of Correction for 90 days; 20 sentenced to jail for 20 days; 35 sentences in jail; 1 to 30 days in jail; 31 to 90 days in jail; 1 to 30 days in jail; 31 to 90 days in jail; 1 to 50 days in jail; 31 to 90 days in jail; 1 to 50 days in jail; 31 to 90 days in jail; 1 to 50 days in jail; 31 to 90 days in jail; 1 to 50 days in jail; 30 days at 10 days; 30 days;

### WASHTENAW COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Drunkenness	226	Fifty-one sentences suspended; 5 discharged; 2 pending; 3! sentenced to pay costs; 1 to 2 days in jail; 5 to 5 days in jail; 1 to 12 days in jail; 5 to 5 days in jail; 1 to 7 days in jail; 6 to 91 fine and in jail; 6 to 10 fine and in jail; 6 to 10 days in jail; 1 to 18 days in jail; 2 to 10 days in jail; 1 to 18 days in jail; 2 to 20 days in jail; 20 to 15 days in jail; 10 days in jail; 20 to 16 days in jail; 10 days in jail;
False imprisonmentForgery	1	in State of House Correction.  Discharged.  Sentenced to State House of Correction for 9
Keeping house of ill-fame	1	months. Pleaded guilty, was sentenced to pay costs and give bonds for I year.
Manslaughter	1 1 1	One sent to jail 30 days; 3 for 10 days; 1 for 30 days; 1 for 4 days; 1 to 5 state Boisso of Correction for 3 months; 2 paid costs \$5 and were discharged; 1 to pay costs \$4.98 and discharged; 1 to pay \$10 fine and costs; 1 fined \$15 and costs; 2 sentenced to Reform School at Adrian until years of age; 3 sentences suspended; 2 pending; 1 sentenced to State Brison for 3 years.  Note of the sentence of the Bouse of Correction for 1 year; 2 paid costs and were discharged; 1 sentenced to State Prison for 3 years.  Note of the sentence of the
(a) Failing to close saloon at 10 o'clock (b) Failing to close saloon on legal holiday	1 12	Fined \$25 and 10 days in jail. One acquitted; 1 dismissed; 2 fined \$25 and costs and 10 days in jail; 3 sentences suspended at request of the complainant on payment of the costs.
(c) Failing to close saloon on Sunday	1	Fined \$25 and costs.  One fined \$25 and costs and 10 days in jail;  3 fined \$25 and costs.
(e) Selling to drunkard(f) Selling to intoxicated person		o nieu \$25 and costs. Fined \$25 and costs; i discharged.

#### WAYNE COUNTY.

# JAMES CAPLIS, Prosecuting Attorney.

#### Number of persons prosecuted, 245.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery Assaulting an officer Assault with intent to kill and murder	1 1 27	Pending. Discharged on personal recognizance. One convicted of assault and fined \$100; 9 ac quitted and discharged; 2 discharged on per sonal recognizance; is ent to Reform School 1 molde pros. entered; 1 sent to lonia 7 years sent to Detroit Rouse of Correction ason to Detroit Rouse of Correction 1 sent to State Prison 2 years.  1 sent to State Prison 2 years.
Assault with intent to commit rape	4 2	One sent to State Prison 5 years; 3 pending. One sent to State Prison 4 years; 1 sent to De
Attempt to break and enter store in night time	2	troit House of Correction 3 months.  Sentenced to Ionia House of Correction 16 months each. One sent to Detroit House of Correction 1 year

# WAYNE COUNTY .- Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Attempt to commit burglaryBastardy	6	Pending. One released on personal recognizance; 1 required to give bonds for \$400 to Superintendent of Poor for payment of \$2 per week; 3
Bigamy	2	pending; I dismissed. One sent to Detroit House of Correction 6 months; one released on personal recogni-
Breaking and entering store in night time	5	zance. Three sent to Ionia House of Correction and Reformatory—I for 1 year, 1 for 4 years, 1 for 2 years; 1 acquitted; 1 pending.
Breaking and entering warehouse in night time.  Breaking and entering failroad freight car in night time	3 4	Sentenced to Ionia 3 years each.
Breaking and entering store in day time	9	Sentenced to State Prison, 1 for 8 years, 1 for 4 years, and 2 for 2 years each. Five discharged on personal recognizance; 4 sent to Reform School.
Breaking and entering shop in night time Breaking and entering out-house adjoining dwelling-house in day time	2	One fined \$25; 1 acquitted; 1 pending.  Sent to State Prison 3 years each.
Breaking into dwellingBurglary	6	Dismissed.   One sent to State Prison 5 years; 1 sent to   Ionia House of Correction and Reformatory 4   years; 1 pending; 1 discharged.
Careless use of fire-arms	1 1	Pending. Convicted and awaiting sentence. Two nolle pros. entered; lacquitted. One sent to Detroit House of Correction for 1
Entering church in day time with intent, etc. Entering store in night time, etc.	1	year; lacquitted. Acquitted. Acquitted.
False pretenses	3 2	One released on personal recognizance; 2 pending. One discharged on personal recognizance; 1
Forgery and uttering and publishing a forged instrument  Having in possession burgiarious instruments.	1	Requitted.  Nolle pros. entered. Entered into personal recognizance.
Incest Indecent exposure of person Keeping and maintaining gaming room, etc.	1 2	Entered into personal recognizance. Sent to State Prison 10 years. One notle prose a; 1 pending. Three fined \$50 each; recognized in the sum of \$500; 1 motle prose a; 3 pending.
Larceny	9	
Larceny, grand	39	noile provid; 5 pending.  Six sent to Detroit House of Correction—\$ for 1 year each, 2 for 3 months each, 1 for 2 years; 5 sent to lonia House of Correction and Re- formatory—\$ for \$ years each, \$ for 2 years; each, 1 Sent to Reform School; 3 sent to totake each, 1 Sent to Reform School; 3 sent to totake cory; 1 fined \$60; 3 personal recognizance en- tered upon; 4 acquitted; 3 noile provid; 2 continued; 2 sentence suspended; 5 pending. Three sent to State Prison—1 for 3 years, and 2
Larceny from the person	24	Three sent to State Prison—I for Syears, and 2 for years each; 3 ent to Ionia House of Correction—I for Syears 6 months, 2 for 8 years each; 3 ent to Detroit House of Correction I year each; 7 personally recognized; 4 acquitted; 2 molte provid; 2 pending. One sent to State Prison 8 years; 9 Detroit House of Correction—I for 8 months, 1 for 1
Larceny from dwelling-house in day time		Reformatory—I for 1 year and 6 months, 1 for 3 years; 2 pending; 1 discharged on personal
Larceny from store in day time	13	Four discharged on personal recognizance; 8 sent to Detroit House of Correction—I for 8 months. 1 for 1 year: 1 senit.
Larceny from warehouse in day time.  Larceny from areffice in day time.  Malicious injury to personal property.  Manslaughter  Mayhem  Murder	١.	ted; 3 pending; 3 notte prova.  Sent to Steate Prison 2 years. One pending; 1 acquitted; 1 notte prova. Notte prova. Discharged on personal recognizance. Two sent to State Prison for life; 2 pending; 1
Obtaining money under false pretenses Obstructing officer Obtaining goods under false pretenses	1 1 1	acquitted. Pending. Pending. Pending.

## WAYNE COUNTY-Continued.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Omitting to do duty as constable for reward	3	Continued. One jury disagreed and prisoner discharged; 1 acquitted; 1 discharged on personal recognizance.
Receiving and aiding in concealment of stolen property.  Receiving stolen property.  Resisting an officer.  Robbery.	2 1 2 8	One sent to State Prison 5 years; 1 nolle prot d, Acquitted. Pending. Two sentenced to State Prison—1 for 4 years; 1 for 5 years; 2 sent to Ionia House of Correction and Reformatory—1 for 5 years, 10 years; 10 convicted and remanded; 1 disyears; 2 convicted and remanded; 1 disyears; 2 convicted and remanded; 1 disyears; 10 convicted and remanded; 10 disyears; 10 conv
Subornation of perjury Setting free to and burning a building with in- tent to injure insurer. Threats to kill. Unlawfully deinterring a human body. Uttering and publishing a forged instrument.	1 2	charged on personal recognizance; 2 pending. Pending. Two pending; 1 acquitted. Pending. Os State Prison 5 years; 1 discharged on personal recognizance. Two sentenced to lonis House of Correction— 1 for 5 years; 1 for 2 years; 1 pending; 1 discharged on personal recognizance.
WEXFOR	RD	COUNTY.
SAMUEL J. WALL,	Pı	osecuting Attorney.
Number of per	sons	prosecuted, 53.
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 9	Held for trial.  One pleaded guilty—fined \$5 and costs; 2 noite pros'd; I discontinued for want of security for costs; 1 convicted and fined \$10 and costs; 1 convicted and fined \$2 and costs; 2 acquired.
Assault with intent to murder	8	ted; 1 convicted and fined \$5 and costs. One discharged; 1 adjudged insane and sent to Kalamazoo; 1 waived examination and held for trial.
Assault with intent to rape		One acquitted; 1 convicted of assault and battery, and sent to Ionia 3 months. Acquitted.
Bastardy	ı	Acquitted. Convicted and fined \$10 and costs. One acquitted; I gave bond for \$300; I convicted and sent to House of Correction 3 months.
ForgeryFrequenting house of ill-fame	1	Acquitted, Convicted and sent to Detroit House of Cor- rection 3 months.
Keeping house of ill-fame	1	Walved examination and released on own re-
Larceny		Three discharged; 2 pleaded guilty and sent to Reform School till 18 years old; 1 notice provid; 1 costs paid and discontinued; 1 convicted and sent to jail 190 days; 1 pleaded guilty and fined \$1; 1 convicted and fined \$5 and costs; 1 acquitted; 1 convicted and sent to Ionia 90 days; 1 pending.
Larceny from the person Letting house for purpose of prostitution Lewd cohabitation	1 2 2	Held for trial. Information quashed. One acquitted; 1 nolle pros'd. One discharged; 1 pleaded guilty and sent to Ionia 3 months.
Misappropriation of public funds	1	Presented reasons for not filing information. Acquitted. Discharged. Sent to [ai] 90 days in default of surety for
Violation of game lawViolation of liquor law		good behavior. Pleaded guilty and fined \$50 and costs. Two convicted and fined \$50 and costs; 2 acquitted; 2 nolle pros'd.



